

NO. 17-16693

IN THE UNITED STATES COURT OF APPEALS
FOR THE NINTH CIRCUIT

ETOPIA EVANS, *et al.*,

Plaintiff – Appellants,

v.

ARIZONA CARDINALS FOOTBALL CLUB, LLC, *et al.*,

Defendants – Appellees.

Appeal from the Judgment of the United States District Court
for the Northern District of California
Case No. 3:16-cv-01030-WHA
(Honorable William H. Alsup)

**PLAINTIFF-APPELLANT ETOPIA EVANS, ET AL.
EXCERPTS OF RECORD
VOLUME II**

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ETOPIA EVANS, *et al.*,

No. C 16-01030 WHA

Plaintiffs,

v.

**ORDER GRANTING IN PART
MOTION TO DISMISS**

ARIZONA CARDINALS FOOTBALL
CLUB, LLC, *et al.*,

Defendants.

INTRODUCTION

Defendants in this putative class action move to dismiss plaintiffs' amended complaint, which asserts RICO and concealment claims in addition to previously asserted claims for intentional misrepresentation and conspiracy. Defendants' motion is **GRANTED IN PART**.

STATEMENT

Defendants are the thirty-two member clubs of the National Football League. Plaintiffs are the estate of a former NFL player and twelve retired players. Between them, the thirteen plaintiffs played for all thirty-two defendant clubs (Dkt. No. 136 at 3–12). The following facts are taken from the amended complaint.

Since its inception in the 1920s, the NFL has risen in both popularity and profitability. The clubs' dedication to keeping professional players on the field even when injured or in pain, dubbed "return to play," became a driving force behind this success. According to the amended complaint, "return to play" manifested in several ways. *First*, general managers, coaches, and

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1 media attention allegedly pressured players to return to play as soon as possible despite injury
 2 or pain. *Second*, the clubs allegedly pressured players to return to play through non-guaranteed
 3 contracts that could be terminated at any time (also known as being “cut”) if players failed to
 4 perform. *Third*, club doctors and trainers allegedly provided injured players with prescription
 5 medications in lieu of adequate rest to return them to play as soon as possible (*id.* at 19).

6 The provision of prescription medications to injured players headlines as the major
 7 component of plaintiffs’ case. The amended complaint specifically claims the clubs represented
 8 “that their medical professionals prioritize the players’ health,” and that plaintiffs believed “that
 9 doctors . . . and other medical personnel prioritize [their] best interests and would not
 10 intentionally advise a procedure or prescribe or distribute a medication that would injure their
 11 health” (*id.* at 21). Contrary to these representations, however, club doctors and trainers
 12 frequently gave plaintiffs medications without writing prescriptions, revealing the names of the
 13 drugs used, informing plaintiffs of “the long-term health effects of taking controlled substances
 14 and prescription medications in the amounts given,” or counseling plaintiffs that “inadequate
 15 rest [would] result in permanent harm to joints and muscles” (*id.* at 20). Nor did they inform
 16 plaintiffs of health risks associated with mixing certain medications (also known as
 17 “cocktailing”), or with mixing medications with alcohol provided by the clubs (*id.* at 22).

18 When plaintiffs asked about the side effects of their medications, they were most
 19 frequently given responses like “none,” “don’t worry about them,” “not much,” “they are good
 20 for you,” or for injections, “maybe some bruising.” Club doctors and trainers also downplayed
 21 the seriousness of injuries — *e.g.*, referring to musculoskeletal breaks and tears as “sprains” —
 22 to convince plaintiffs to return to play despite said injuries (*id.* at 21–22). Club trainers also
 23 routinely gave plaintiffs medications without any physician present. These practices, which
 24 consistently subordinated plaintiffs’ health to the drive to return to play, have allegedly been
 25 ongoing since the 1960s.

26 The amended complaint further alleges that, at a higher level, the clubs coordinated with
 27 each other in a number of ways. *First*, members of each club made up the NFL executive
 28 committee, which met on at least an annual basis. General managers, trainers, and doctors also

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1 met at regular functions. *Second*, the clubs equally shared revenue from their television deals.
 2 *Third*, the clubs jointly mandated certain procedures to control drug storage and distribution,
 3 including via the NFL Security Office. The clubs also created the NFL Prescription Drug
 4 Advisory Committee to oversee administration of controlled substances and prescription drugs
 5 to players (*id.* at 33–37).

6 The complaint also cites medical sources indicating that musculoskeletal injuries lead to
 7 obesity and associated disorders, and that long-term opioid use and non-steroidal anti-
 8 inflammatory drugs are associated with a host of adverse health consequences (*id.* at 49–51).
 9 The complaint further details how plaintiffs, who used medications during their NFL careers,
 10 have suffered and continue to suffer from various health problems (*id.* at 56–70).

11 According to the amended complaint, the length of an average NFL career is about 3.3
 12 years. Players thus “need to stay as healthy as possible not only to earn as much as they can
 13 while they play but to best position themselves for later careers,” *e.g.*, in coaching and
 14 broadcasting (*id.* at 51, 89).

15 Plaintiffs filed the instant action on May 21, 2015, in the United States District Court for
 16 the District of Maryland asserting claims for intentional misrepresentation and conspiracy. The
 17 clubs successfully moved to transfer venue here, and then unsuccessfully moved to dismiss the
 18 complaint on preemption and statute of limitations grounds (*see* Dkt. No. 89). A prior order
 19 granted plaintiffs leave to file an amended complaint to add RICO and concealment claims,
 20 modify the class definition, and change named plaintiffs (*see* Dkt. No. 122).

21 The clubs now move to dismiss the amended complaint. Their motion both targets the
 22 newly added RICO and concealment claims and attacks (again) the previously asserted
 23 intentional misrepresentation and conspiracy claims (Dkt. No. 139). Additional allegations in
 24 the amended complaint and relevant to this motion are discussed in the following analysis.

ANALYSIS

26 The clubs contend the amended complaint should be dismissed with prejudice because
 27 (1) plaintiffs cannot state a RICO claim, (2) plaintiffs’ conspiracy claim fails as a matter of law,
 28

1 and (3) plaintiffs' intentional misrepresentation and concealment claims are not pled with the
 2 requisite particularity (*ibid.*).

3 **1. RICO CLAIM.**

4 To establish a civil RICO claim against a club, plaintiffs must show the club (1)
 5 conducted or conspired to conduct (2) an enterprise (3) through a pattern (4) of racketeering
 6 activity (known as "predicate acts") (5) causing injury to plaintiffs' "business or property." 18
 7 U.S.C. 1962(c)–(d), 1964(c); *Living Designs, Inc. v. E.I. Dupont de Nemours & Co.*, 431 F.3d
 8 353, 361 (9th Cir. 2005). The limitations period for civil RICO claims is four years. *Agency*
 9 *Holding Corp. v. Malley-Duff & Assocs., Inc.*, 483 U.S. 143, 156 (1987). It begins to run when
 10 a plaintiff knows or should know of their underlying injury. *Rotella v. Wood*, 528 U.S. 549,
 11 553–55 (2000); *Pincay v. Andrews*, 238 F.3d 1106, 1109 (9th Cir. 2001).

12 The amended complaint here alleges that seven of the thirteen plaintiffs in this action —
 13 Charles Evans, Chris Goode, Darryl Ashmore, Jerry Wunsch, Alphonso Carreker, Steve Lofton,
 14 and Duriel Harris — suffered injuries to business or property (the other six plaintiffs do not
 15 assert a RICO claim) (Dkt. No. 136 at 3–9, 51–52). Plaintiffs' theory seems to be that, while
 16 players "need to stay as healthy as possible not only to earn as much as they can while they play
 17 but to best position themselves for later careers," clubs "have a never-ending supply of players."
 18 Thus, the clubs pressured plaintiffs to keep playing with non-guaranteed contracts and the
 19 constant threat of being cut, and "conspired to prevent their players from fully healing from
 20 their injuries, which would best allow the players to maximize their long-term output, by
 21 illegally supplying them with Medications." These actions, plaintiffs claim, "unnecessarily
 22 shortened" their NFL careers and diminished their post-NFL prospects (*id.* at 51–52).¹

23 Assuming for present purposes that such injuries even qualify as injuries to "business or
 24 property" within the meaning of RICO, plaintiffs' claim is plainly barred by the statute of
 25 limitations. For civil RICO claims, "discovery of the injury, not discovery of the other elements

27 ¹ Ironically, each of the seven RICO plaintiffs enjoyed longer NFL careers than the 3.3-year average
 28 alleged in the amended complaint (*see* Dkt. No. 136 at 51). Lofton played from 1993 to 1999; Goode played
 from 1987 to 1993; Evans played from 1993 to 2000; Wunsch played from 1997 to 2004; Carreker played from
 1984 to 1991; Ashmore played from 1993 to 2001; and Harris played from 1976 to 1985 (*id.* at 3–8).

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1 of a claim, is what starts the clock.” *Rotella*, 528 U.S. at 555. Thus, the limitations period
 2 begins to run when a plaintiff knows or should know of the injury that underlies their cause of
 3 action. This “injury discovery” rule is a “disjunctive two-prong test of actual or constructive
 4 notice, under which the statute begins running under either prong.” *Pincay*, 238 F.3d at 1109.

5 Turning, first, to plaintiffs’ allegations that “their playing careers were unnecessarily
 6 shortened,” the NFL careers of the seven RICO plaintiffs ended in 1985 (Harris), 1991
 7 (Carreker), 1993 (Goode), 1999 (Lofton), 2000 (Evans), 2001 (Ashmore), and 2004 (Wunsch).
 8 The last “unnecessarily shortened” NFL career alleged by plaintiffs thus ended over a decade
 9 prior to the filing of this action. Plaintiffs’ specific allegations — that the clubs pressured them
 10 to play and gave them medications to continue playing, that they thus did not fully heal from
 11 injuries, and that the toll thereof on their health “shortened” their NFL careers — are all of facts
 12 plaintiffs knew or should have known as soon as they occurred. The statute of limitations thus
 13 prevents them from asserting a RICO claim over a decade later. *See Rotella*, 528 U.S. at 555;
 14 *Pincay*, 238 F.3d at 1109.

15 Similarly, plaintiffs knew or should have known that both shortened NFL careers and
 16 career-ending injuries would diminish their post-NFL prospects. This is particularly true since,
 17 based on plaintiffs’ own allegations, the brevity of NFL careers, the importance of post-NFL
 18 career trajectories, and even the widespread practice of substance abuse to the detriment of
 19 players’ health in the NFL were well-known realities of the profession (*see* Dkt. No. 136 at
 20 51–56). When plaintiffs sustained injuries that prematurely ended their NFL careers, they had,
 21 at minimum, constructive knowledge of the alleged injury to their post-NFL prospects because
 22 they “had enough information to warrant an investigation which, if reasonably diligent, would
 23 have led to discovery of the [injury].” *See Pincay*, 238 F.3d at 1110 (also citing *Volk v. D.A.*
 24 *Davidson & Co.*, 816 F.2d 1406 (9th Cir. 1987), for the holding that “receiving written
 25 disclosure of the possibility of injury was sufficient to put a civil RICO plaintiff on constructive
 26 notice of his injury”).

27 Plaintiffs cite *Ward v. Chanana*, No. C 07–06290 JW, 2008 WL 5383582 (N.D. Cal.
 28 Dec. 23, 2008) (Judge James Ware), for the proposition that the limitations period on their

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1 RICO claim could not start running until they knew their injuries were caused by the clubs' 2 conduct (Dkt. No. 153 at 4). In *Ward*, the plaintiff worked for a company based on the 3 defendants' representations that they would sell the company in an initial public offering. The 4 plaintiff suffered a financial loss when the defendants instead sold the company to another 5 business in 1999, but did not learn until 2006 that the defendants never had any intention of 6 taking the company public in the first place. *Ward*, 2008 WL 5383582, at *1–2. Judge Ware 7 cited the legal standards described in *Pincay*, including that a plaintiff's constructive knowledge 8 of their injury suffices to start the limitations period. *Id.* at *3–4. He declined, however, to 9 dismiss the complaint in *Ward* as time-barred, reasoning that such dismissal would penalize the 10 plaintiff for failing to "distinguish between financial injury as a result of Defendants'" 11 wrongdoing, and financial loss arising out of potentially legitimate business decisions," and 12 that, at the very least, further factual development was required to conclusively determine that 13 the plaintiff's RICO claim was untimely on grounds of constructive notice. *Id.* at *4.

14 *Ward* is unhelpful to plaintiffs' position for two reasons. *First*, although plaintiffs allege 15 fraudulent conduct by the clubs within the context of their intentional misrepresentation and 16 concealment claims (discussed below), their RICO claim contains no allegations of any 17 deception comparable to that in *Ward*. As stated, the clubs' role in plaintiffs' theory of injuries 18 to business or property amounted to (1) pressuring plaintiffs to keep playing and (2) giving 19 them medications so they could do so despite unhealed injuries. Both types of conduct would 20 have been readily apparent to plaintiffs — who felt the pressure to play, sustained the injuries, 21 and took the medications — as soon as they occurred (*see, e.g.*, Dkt. No. 136 at 19–21). 22 Plaintiffs do not and cannot plausibly allege that the clubs somehow concealed from them the 23 factual linchpins of their alleged injuries to business or property. Thus, unlike in *Ward*, no 24 further factual development is required here to conclude that plaintiffs' RICO claim is untimely.

25 *Second*, plaintiffs cite *Ward* for its conclusion that, "As a predicate for dismissing 26 Plaintiff's RICO claim on the grounds that Plaintiff had constructive notice of his RICO injury, 27 the Court requires that Plaintiff have had the ability to connect his nominal 'injury' to an actual 28 violation of the RICO statute" (Dkt. No. 153 at 4). *Ward*, 2008 WL 5383582, at *4. This

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1 conclusion, however, seems inconsistent with the Supreme Court's instruction in *Rotella* that
 2 "discovery of the injury, not discovery of the other elements of a claim, is what starts the clock"
 3 for RICO claims. *Rotella*, 528 U.S. at 555. Comparing RICO claims to medical malpractice
 4 claims, the *Rotella* decision reiterated:

5 We are unconvinced that for statute of limitations purposes a
 6 plaintiff's ignorance of his legal rights and his ignorance of the
 7 fact of his injury or its cause should receive identical treatment.
 8 That he has been injured in fact may be unknown or unknowable
 9 until the injury manifests itself; and the facts about causation may
 10 be in the control of the putative defendant, unavailable to the
 11 plaintiff or at least very difficult to obtain. The prospect is not so
 bleak for a plaintiff in possession of the critical facts that he has
 been hurt and who has inflicted the injury. He is no longer at the
 mercy of the latter. There are others who can tell him if he has
 been wronged, and he need only ask. . . . We see no good reason
 for accepting a lesser degree of responsibility on the part of a
 RICO plaintiff.

12 *Id.* at 555–56 (quoting *United States v. Kubrick*, 444 U.S. 111, 122 (1979)). Here, plaintiffs
 13 knew or should have known "the critical facts that [they had] been hurt and who [had] inflicted
 14 the injury" over a decade prior to this action. The limitations period required nothing more to
 15 start running. To the extent that *Ward* held to the contrary, this order declines to follow it.

16 In short, plaintiffs' suggestion that they could not have known the clubs' alleged
 17 conduct shortened their NFL careers and diminished their post-NFL prospects beggars belief.
 18 Besides, if such injuries were not reasonably discoverable when plaintiffs' NFL careers ended,
 19 then there is no reason why they would have become discoverable only in the four years
 20 preceding this action. At best, plaintiffs' position boils down to arguing that the limitations
 21 period could not start running until they not only discovered that they had suffered injuries to
 22 business or property due to the clubs' alleged conduct, but also stumbled onto a legal theory
 23 fitting those facts (*see* Dkt. No. 153 at 7). As such, plaintiffs' argument is rejected as contrary
 24 to controlling law. *See Rotella*, 528 U.S. at 555–57.

25 Plaintiffs contend that, although the last "unnecessarily shortened" NFL career in their
 26 ranks ended over a decade prior to this action, subsequent injuries to their business or property
 27 accrued more recently. They point to the prior order denying the clubs' first motion to dismiss
 28 as proof positive that their post-NFL injuries accrued within four years prior to this action. In

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1 brief, that order declined to bar plaintiffs' intentional misrepresentation and conspiracy claims
 2 as untimely because at least some of the alleged underlying injuries were "latent and slow in
 3 developing" and "discovered as recently as 2014" (Dkt. No. 89 at 3, 7). Specifically, the order
 4 referred to plaintiffs' allegations that, in 2014, one plaintiff was diagnosed with renal cancer
 5 and another underwent surgery to treat back pain (*see* Dkt. No. 1 at 60, 69).

6 Personal injuries, however, are not injuries to "business or property" compensable under
 7 RICO. *Oscar v. Univ. Students Co-op. Ass'n*, 965 F.2d 783, 785 (9th Cir. 1992) (en banc),
 8 abrogated on other grounds by *Diaz v. Gates*, 420 F.3d 897 (9th Cir. 2005). Thus, the alleged
 9 recently discovered health problems preserved the timeliness of plaintiffs' previously asserted
 10 state law claims but cannot similarly salvage plaintiffs' untimely RICO claim. Even if plaintiffs
 11 suggest they recently lost employment opportunities or earning capacity wholly as a result of
 12 recently discovered health problems, such losses, while economic, nonetheless derive from
 13 fundamentally personal injuries and thus cannot give rise to a RICO claim. *Oscar*, 965 F.2d at
 14 787–88; *Berg v. First State Ins. Co.*, 915 F.2d 460, 464 (9th Cir. 1990).

15 Plaintiffs also argue that the limitations period for their RICO claim should be tolled
 16 because the clubs fraudulently concealed information that plaintiffs needed in order to discover,
 17 through reasonable diligence, "that their careers ended prematurely as a result of Defendants'
 18 tortious conduct" (Dkt. No. 153 at 6). Specifically, plaintiffs contend their "lack of knowledge
 19 of their claims is primarily, if not solely, traceable to the efforts by Defendants to conceal the
 20 risks of Medications provided," as well as "the names of the Medications" and "instructions as
 21 to their use" (*id.* at 6–7). But such efforts would not have obscured the specific facts underlying
 22 plaintiffs' RICO theory that the clubs' conduct shortened their NFL careers and diminished
 23 their post-NFL prospects. The amended complaint does not explain how, for example,
 24 concealment of a medication's side effects could possibly prevent a player from knowing that
 25 their club was pressuring them to play and giving them medications to do so.²

27 ² The *Pincay* decision also concluded that plaintiffs who "had constructive notice of their injuries" so
 28 as to trigger the statute of limitations could not claim that fraudulent concealment tolled the limitations period
 because, "in order to prevail on such a claim, plaintiffs 'must demonstrate that they had *neither actual nor
 constructive notice* of the facts constituting their claims for relief.'" *Pincay*, 238 F.3d at 1110 (emphasis in

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Moreover, to toll the limitations period on the basis of fraudulent concealment, plaintiffs must establish “affirmative conduct upon the part of the [clubs] which would, under the circumstances of the case, lead a reasonable person to believe that he did not have a claim for relief.” *Pincay*, 238 F.3d at 1110 (quoting *Volk*, 816 F.2d at 1415). Additionally, plaintiffs “must plead with particularity the facts giving rise to the fraudulent concealment claim and must establish that they used due diligence in trying to uncover the facts.” *Volk*, 816 F.2d at 1415–16. The amended complaint satisfies none of these requirements as to plaintiffs’ RICO claim.

Finally, plaintiffs argue that damages stemming from alleged injuries to their business or property were too speculative for said injuries to accrue until the four years preceding this action (Dkt. No. 153 at 8–9). Thus, they contend, the statute of limitations should not bar their RICO claim. Plaintiffs cite *Zenith Radio Corp. v. Hazeltine Research, Inc.*, 401 U.S. 321, 339 (1971), wherein the Supreme Court concluded:

In antitrust and treble-damage actions, refusal to award future profits as too speculative is equivalent to holding that no cause of action has yet accrued for any but those damages already suffered. In these instances, the cause of action for future damages, if they ever occur, will accrue only on the date they are suffered; thereafter the plaintiff may sue to recover them at any time within four years from the date they were inflicted.

The amended complaint, however, does not allege that any damages from plaintiffs’ diminished post-NFL prospects materialized *only* in the four years preceding this action. There is thus no basis for concluding that damages too speculative to support a RICO claim when plaintiffs’ NFL careers ended are no longer so now.

original). So too here. This order detects, however, difficulty in reconciling the foregoing conclusion in *Pincay* with the “injury discovery” rule and the recognition that, “Although fraudulent concealment may *toll* the statute of limitations . . . that does not settle the question of when the statute of limitations *began to run*. The two questions are analytically distinct.” *Id.* at 1109 (emphasis in original). Under *Pincay*, it is hard to imagine how any plaintiff with actual or constructive notice of their injuries, such that the limitations period began to run on their claims, could successfully urge tolling on the basis of fraudulent concealment. Perhaps a more sensible coordination of the “injury discovery” rule and equitable tolling is that the latter “may be one answer” where a plaintiff discovers their injury and triggers the statute of limitations, but cannot bring their claim within the limitations period because the RICO *pattern* at issue involves fraud and “remains obscure in the face of [the] plaintiff’s diligence in seeking to identify it.” *Rotella*, 528 U.S. at 560–61. But either way, the amended complaint here fails to warrant tolling on the basis of fraudulent concealment, as this order explains next.

1 In short, the amended complaint shows plaintiffs' RICO claim is barred by the statute of
 2 limitations. This order therefore does not reach additional arguments regarding the sufficiency
 3 of the pleading as to this claim, except that the amended complaint's failure to plead allegations
 4 showing a conspiracy is addressed below within the context of plaintiffs' conspiracy claim.

5 **2. STATE LAW CLAIMS.**

6 The amended complaint also asserts state law claims for intentional misrepresentation,
 7 concealment, and conspiracy. The clubs contend plaintiffs' intentional misrepresentation and
 8 concealment claims are not pled with the requisite particularity, and move to dismiss plaintiffs'
 9 conspiracy claim for (1) lack of a predicate claim and (2) failure to plead a conspiracy (Dkt. No.
 10 139 at 14–21). Plaintiffs respond that the clubs should be barred from seeking dismissal of the
 11 intentional misrepresentation and conspiracy claims because the previous motion to dismiss
 12 already unsuccessfully challenged those same claims, albeit only on preemption and statute of
 13 limitations grounds (Dkt. No. 153 at 22–24).

14 Federal Rule of Civil Procedure 12(g)(2) "technically prohibits successive motions to
 15 dismiss that raise arguments that could have been made in a prior motion," but "courts faced
 16 with a successive motion often exercise their discretion to consider the new arguments in the
 17 interests of judicial economy." *Amaretto Ranch Breedables, LLC v. Ozimals, Inc.*, No. C
 18 10–05696 CRB, 2011 WL 2690437, at *2 n.1 (N.D. Cal. July 8, 2011) (Judge Charles Breyer);
 19 *see also In re Apple iPhone Antitrust Litig.*, No. 14-15000, 2017 WL 117153, at *4–5 (9th Cir.
 20 2017). Here, there is no indication that the clubs' new arguments against plaintiffs' state law
 21 claims were interposed for delay, and resolving such arguments now will expedite disposition
 22 of the case. This order therefore reaches the merits of the arguments as to plaintiffs' state law
 23 claims. *See In re Apple*, 2017 WL 117153, at *4–5.

24 The parties debate whether Maryland or California law applies to plaintiffs' state law
 25 claims, but agree that the substantive elements of the claims are essentially the same either way.
 26 They even agree that the specific elements in dispute for purposes of the instant motion are
 27 deceit, reliance, and proximate causation (Dkt. Nos. 139 at 16; 153 at 22, 24–25; 158 at 10). If
 28 this case ever reaches the Rule 23 stage, the potential multiplicity of governing law for thirty-

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1 two defendant clubs will raise significant questions as to which states' laws govern claims for
 2 each club (for example, should a player in New York or Illinois be relegated to the laws of
 3 California or Maryland?). At this stage, however, this case is not a class action and this order
 4 does not need to resolve such questions to decide whether the amended complaint adequately
 5 pleads the elements in question with the requisite particularity.

6 **1. Intentional Misrepresentation and Concealment.**

7 The parties agree that plaintiffs' conspiracy claim survives only if a predicate claim
 8 survives (Dkt. Nos. 139 at 15, 153 at 28). The parties also agree that the potential predicate
 9 claims — intentional misrepresentation and concealment — are both grounded in fraud, so the
 10 amended complaint must satisfy the heightened pleading requirements of Rule 9(b) as to those
 11 claims. Rule 9(b) provides, "In alleging fraud or mistake, a party must state with particularity
 12 the circumstances constituting fraud or mistake." Such averments of fraud must be
 13 accompanied by "the who, what, when, where, and how" of the alleged misconduct. *Kearns v.*
 14 *Ford Motor Co.*, 567 F.3d 1120, 1124 (9th Cir. 2009). This order therefore considers whether
 15 the amended complaint sufficiently alleges deceit, reliance, and proximate causation to support
 16 its intentional misrepresentation and concealment claims.

17 The clubs' briefs seem to construe plaintiffs' theory as focusing narrowly on the
 18 transactions whereby club personnel provided players with medications. Based on this
 19 interpretation, the clubs argue that the amended complaint does not specifically allege how (1)
 20 any statements or omissions made by club personnel about the drugs used were false (*e.g.*, Dkt.
 21 No. 139 at 17); (2) any disclosures regarding the risks or side effects of the drugs used would
 22 have altered plaintiffs' decision to take such drugs (*id.* at 18–21); or (3) any concealed side
 23 effects of the drugs used caused plaintiffs' alleged injuries (*id.* at 21).

24 Two facets of plaintiffs' theory underlying their intentional misrepresentation and
 25 concealment claims, however, merit further discussion. *First*, plaintiffs' counsel at oral
 26 argument defined the alleged "misrepresentation" as failing to inform players that club trainers
 27 violated the Controlled Substances Act by giving them medications. Even assuming counsel is
 28 correct as to that legal conclusion, however, his suggestion that plaintiffs suffered all their

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1 alleged injuries because no one told them their trainers were technically violating the CSA
 2 strains credulity. It is also unsupported by the amended complaint, which alleges in support of
 3 plaintiffs' RICO claim that the clubs violated the CSA but does not specifically mention any
 4 omission of trainers' technical violations of the CSA within the context of plaintiffs' intentional
 5 misrepresentation or concealment claims (*see* Dkt. No. 136 at 89–98).

6 *Second*, the amended complaint can also be construed as alleging intentional
 7 misrepresentation and concealment beyond the medical risks, side effects, and proper usage of
 8 medications. Specifically, the amended complaint alleges the clubs represented they cared
 9 about and prioritized players' health and safety but, in various ways, drove players to return to
 10 play at the cost of their health or safety. For example, "The Clubs continuously and
 11 systematically misrepresented to [plaintiffs] the dangers of playing while the pain of injuries
 12 was masked by the Medications, including the risk of further and permanent damage to affected
 13 body parts" (Dkt. No. 136 at 90). Plaintiffs were "not counseled that inadequate rest will result
 14 in permanent harm to joints and muscles" (*id.* at 20). Doctors and trainers downplayed the
 15 seriousness of plaintiffs' injuries to "get [them] to return to play sooner" (*id.* at 22). And club
 16 personnel did not inform players about the drugs used, including potential contraindications or
 17 adverse consequences of usage (*e.g.*, *id.* at 94–95), because the players would otherwise not
 18 have used the offered medications the way they did (*id.* at 91, 96).

19 In support of this subtler theory of intentional misrepresentation and concealment, the
 20 amended complaint pleads the following supporting allegations with particularity:

- 21 • The NFL Physicians Society, which began in 1966 and includes doctors
 22 from all thirty-two clubs among its members, states its mission is "to
 23 provide excellence in the medical and surgical care of the athletes in the
 24 NFL and to provide direction and support for the athletic trainers in charge
 25 of the care of these athletes." The NFLPS website, cited in the amended
 26 complaint, describes annual meetings where club doctors address "key
 27 issues common to the membership" like "protecting players' health and
 28 safety" and "sharing best practices." The "essential goals of the NFLPS"

are to “continue improving the care of professional football players and to prevent and treat injuries” (*id.* at 15–16).

- The website of the Professional Football Athletic Trainers Society (which began in the mid-1960s as the NFL Athletic Trainers Society), also cited in the amended complaint, states the PFATS “represent[s] the athletic trainers of the [NFL],” and its “purpose is to insure [*sic*] the highest quality of health care is provided to the [NFL]” (*id.* at 15–16).
 - Within the NFL there is an “atmosphere of trust inherent in locker rooms, in which players become friendly with their Clubs’ medical and training staffs” (*id.* at 90, 95).
 - Players “reasonably believed the Clubs were taking their best interests into consideration when they provided and administered Medications,” and “would not . . . injure [them] and put them at risk of substantial and continuing future injuries” (*id.* at 91, 95).
 - As a result of the clubs’ misrepresentations and omissions, “Plaintiffs . . . ingested vast amounts of Medications during their NFL careers that they otherwise would not have” (*id.* at 91, 96).

18 The foregoing allegations indicate (1) the thirty-two clubs represented that they care about and
19 prioritize players' health and safety, and (2) plaintiffs believed such representations.

The clubs reply that plaintiffs took medications to return to play simply “because they felt extreme pressure [from] fear of losing their jobs” (Dkt. No. 139 at 19). Thus, the clubs argue, plaintiffs did not rely on any alleged misrepresentation by the clubs in doing so. This reasoning is dubious since, insofar as players were motivated by the desire to keep their jobs, they would presumably avoid playing with injuries masked by drugs if they knew that they risked sustaining *career-ending* injuries by doing so. And, in any case, a player’s fear of being cut would not categorically rule out a further belief that, when push came to shove, their clubs, doctors and trainers would not “put them at risk of substantial and continuing future injuries” (*see, e.g.*, Dkt. No. 136 at 91).

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1 The next question, then, is whether any clubs acted contrary to their representations by
2 driving players to return to play at the cost of their health or safety. The amended complaint
3 pleads the following supporting allegations with particularity:

- 4 • In 1994, while playing for the Detroit Lions, plaintiff Robert Massey hurt
5 his right ankle during a game against the Atlanta Falcons. He finished
6 playing the game after the club doctor injected him with Toradol, a non-
7 steroidal anti-inflammatory drug. Afterwards, head coach Wayne Fonts
8 saw Massey's swollen ankle in the training room and said "you know we
9 didn't pay you that kind of money to miss games." Before the Lions' next
10 game against the Minnesota Vikings, a club trainer gave Massey Indocin,
11 another non-steroidal anti-inflammatory drug, and told him the pills would
12 "help his ankle." The club doctor also gave Massey another Toradol shot
13 and wrapped his ankle. Massey played that game and the rest of the
14 season with a swollen ankle. He now lives in constant pain from, among
15 other things, his ankles (*id.* at 57–58).
- 16 • In 1998, while playing for the Oakland Raiders, plaintiff Darryl Ashmore
17 hurt his wrist during practice. With an important game against the Seattle
18 Seahawks approaching, the club doctor, Warren King, told Ashmore "that
19 the injury was only a sprain and that he would be fine with painkillers and
20 anti-inflammatories." Ashmore played the game. The next morning, Dr.
21 King told him his wrist was broken. Ashmore played the rest of the
22 season with a wrist cast, painkillers, and anti-inflammatory drugs. His
23 wrist is now permanently damaged (*id.* at 60).
- 24 • While playing for the Green Bay Packers and the Denver Broncos from
25 1984 to 1991, plaintiff Alphonso Carreker regularly consumed "enormous
26 quantities" of anti-inflammatory drugs, which trainers for "each Club for
27 whom he played" made readily available and "frequently volunteered." In
28 2013, Carreker underwent heart surgery to drain inflammation from an

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1 infection in his heart after anti-inflammatory drugs proved “ineffective
2 due to the resistance he had built up to such drugs . . . during his playing
3 career” (*id.* at 61–62).

- 4 • In 2003, plaintiff Jerry Wunsch played for the Seahawks. Before a game
5 against the Baltimore Ravens, a coach named Holmgren approached him
6 and asked if he could play. Wunsch replied “I do not think so.”
7 Holmgren asked the club trainer, Sam Ramsden, “what can we do to help
8 Mr. Wunsch play today?” Ramsden summoned club doctors who gave
9 Wunsch Vicodin and Tylenol-Codeine #3 to take on top of the Indocin he
10 was already taking. Around halftime, Wunsch “told anyone who would
11 listen that he could not play anymore,” and Ramsden gave him more
12 Vicodin so he could continue for the second half of the game. Wunsch
13 now suffers from a host of medical problems, including constant joint and
14 nerve pain (*id.* at 63).
15 • In 1976, while playing for the Miami Dolphins, plaintiff Duriel Harris
16 sprained ligaments in his ankle during a game against the Buffalo Bills.
17 The following week, before a game against the Vikings, “Harris limped on
18 to the field for pre-game warmups, not expecting to play.” Two coaches,
19 Don Shula and Howard Shellenberger, approached him and said “We need
20 you — you need to play. We’ve talked to the doctors and they will give
21 you a shot and you can play.” Harris “was afraid he would be cut if he
22 objected.” He got a cortisone injection from the club doctor in the training
23 room and played the game. Afterwards, his ankle “ballooned up” and
24 prevented him from running or working out for approximately six months.
25 Now, Harris is in “constant pain from all of his joints,” including from
26 “football injuries in his . . . ankles” (*id.* at 66–67).
27 • In 2000, while playing for the San Diego Chargers, plaintiff Jeffrey
28 Graham played all but “one or two games” of the season with a broken

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transverse process in his back while managing the pain with medications from club doctors and trainers. He “now lives in constant pain,” which he believes “is completely attributable to various injuries suffered during his NFL career” that were “masked” by “painkiller injections” and “numerous drugs” (*id.* at 67–68).

- In 2003, while playing for the Vikings, plaintiff Cedric Killings sprained his right ankle during practice. The next morning, head coach Mike Tice said he “would be released from the Club” if he was not able to practice that day. Killings “wanted to keep his job” and “took [medications] given by the Club to ensure that he could practice in spite of the pain in his right ankle.” He now “has constant pain in his . . . ankles,” among various other health problems (*id.* at 69).
- In 2014, while playing for the Chargers, plaintiff Reggie Walker sprained his ankle during a game against the Bills. Following that injury, the club doctor gave him Toradol injections for every game until he retired from the NFL. Since retiring, Walker “often experiences pain in his ankles,” among various other health problems (*ibid.*).

The foregoing specific allegations indicate that the Lions, Raiders, Broncos, Packers, Seahawks, Dolphins, Chargers, and Vikings drove certain plaintiffs to return to play at the cost of their health or safety, contrary to the clubs’ representations that they would prioritize the latter. The amended complaint therefore pleads claims of intentional misrepresentation and concealment as to those specific clubs and plaintiffs with particularity.

As to the other clubs, however, the amended complaint contains only general or conclusory allegations, or allegations insufficient to plead intentional misrepresentation or concealment under any theory with the particularity required by Rule 9(b). For example, the amended complaint alleges that, “At one point, Mr. Wunsch was shot up with [Hyalgan] in his ankle, instead of being rested, and was told that the [Hyalgan] would act like oil to lubricate his gears because it was bone on bone in his ankle.” The amended complaint does not even attempt

1 to identify when or where this happened, or who gave Wunsch Hyagan instead of resting him
 2 (*see id.* at 62). As another example, the amended complaint alleges that, “While playing in the
 3 NFL, Eric King received hundreds of pills from trainers and injections from doctors” to “numb
 4 the pain and play.” The amended complaint fails to specify what injuries King sustained, when
 5 in King’s NFL career this happened, or which club was responsible (*see id.* at 64).

6 Plaintiffs’ counsel further demonstrated the amended complaint’s shortcomings during
 7 oral argument, when the Court asked him to identify where the amended complaint pleads
 8 specific allegations sufficient to state a claim for intentional misrepresentation or concealment
 9 against the Chicago Bears. Counsel was unable to point to any allegations supporting either
 10 claim *specifically* as to the Bears, and ultimately fell back on the single allegation that the
 11 Bears’ “[t]rainers provided Mr. Graham with Ambien in St. Louis” (Dkt. No. 136 at 81). Cue
 12 the argument, rejected above, that trainers handing out medications violated the CSA and that
 13 alleging facts showing this technical violation, without more, adequately pleads claims for
 14 intentional misrepresentation and concealment under Rule 9(b).

15 The foregoing examples are non-exhaustive and provided for illustrative purposes only.
 16 It would be redundant and unnecessary to discuss the amended complaint’s shortcomings as to
 17 every defendant club except for the Lions, Raiders, Broncos, Packers, Seahawks, Dolphins,
 18 Chargers, and Vikings. The point is that, as to other defendant clubs, the amended complaint
 19 fails to allege facts supporting plaintiffs’ intentional misrepresentation and concealment claims
 20 with the particularity required by Rule 9(b). We must remember that a defendant club should
 21 only have to defend against claims pled properly against it. That the amended complaint is
 22 adequate as to some clubs does not somehow make it adequate as to all clubs.

23 **2. Conspiracy.**

24 Counsel for both sides have punted the question of which state’s law applies to
 25 plaintiffs’ conspiracy claim. This order may punt as well, because the amended complaint fails
 26 to allege a conspiracy under any applicable law. No factual, non-conclusory allegations in the
 27 amended complaint show any agreement or understanding between the clubs to adhere to a
 28 return-to-play practice or policy. At best, the amended complaint alleges the NFL has a return-

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1 to-play *culture* driving individuals across the board — including trainers, doctors, and the
 2 players themselves — to prioritize game performance over players' health. Tellingly, “return to
 3 play culture” was precisely the phrase used over and again in plaintiffs’ original complaint (*see*
 4 Dkt. No. 1 at 9, 31–36, 40, 83). This phrase transmogrified in the amended complaint into a
 5 “return to play practice or policy” (*see* Dkt. No. 136 at 1, 16–17, 20–21, 35, 74, 79, 99),
 6 ostensibly to support plaintiffs’ new RICO claim. Yet even the amended complaint
 7 occasionally lapses into its true meaning, describing the problem in the NFL as a pervasive
 8 “business culture” rather than a practice, policy, or conspiracy (*see, e.g., id.* at 19–20).

9 Looking at the amended complaint as a whole, plaintiffs’ extensive allegations warrant
 10 no inference of any conspiracy but remain entirely consistent with a standalone team-by-team
 11 return-to-play *culture* consistent with a non-collusive yet burning desire by each team to win
 12 and attract audiences by keeping their best players, even when injured, on the field. For
 13 example, the amended complaint alleges the return-to-play “practice or policy” arose out of the
 14 need to boost game attendance and television ratings by keeping the best players on the field
 15 (*id.* at 1). The clubs’ “business plan” implementing return-to-play evolved from each club’s
 16 “financial interest in returning players to the game as soon as possible” because “[e]veryone’s
 17 job and salary” depended on it (*id.* at 16). Return-to-play “became an accepted fact of doing
 18 business . . . as profits soared” (*id.* at 17). To maintain return-to-play, the clubs then engaged in
 19 the conduct alleged in the amended complaint until “[t]hat culture . . . so permeated the NFL . . .
 20 it is almost unshakeable” (*id.* at 20). Nothing in this narrative of simple self-interest and
 21 competition alleges or even suggests that individual clubs ever had — or needed — any
 22 meeting, communication, agreement, or collusion with each other to keep injured players on the
 23 field at the cost of their health or safety.

24 Plaintiffs, citing Maryland law, claim they adequately alleged the elements of a
 25 conspiracy by pleading that “Defendants Comprise the [NFL],” which constitutes “a
 26 confederation of two or more persons by agreement” (Dkt. No. 153 at 29). *See Lloyd v. Gen.*
 27 *Motors Corp.*, 916 A.2d 257, 284 (Md. 2007). This reasoning is flawed because it divorces the
 28 element of “agreement or understanding” from the purported underlying conspiracy. To be

1 clear, the “conspiracy” plaintiffs need to prove up is not merely that the clubs collectively make
 2 up the NFL. Agreeing to form the NFL does not translate to further agreeing to subordinate
 3 plaintiffs’ health and safety to returning them to play at all costs. The amended complaint
 4 contains no well-pled allegations of any conspiracy between clubs regarding the latter.

5 * * *

6 The clubs urge dismissal of all class allegations in the amended complaint on the basis
 7 that it asserts only the RICO claim on behalf of a putative class (*see* Dkt. No. 136 at 2). Other
 8 portions of the amended complaint describing plaintiffs’ state law claims, however, expressly
 9 refer to “Class Members” as the victims of the clubs’ alleged misconduct (*see id.* at 89–99).
 10 This order construes this apparent conflict between different parts of the amended complaint —
 11 which seems to be a problem of inartful pleading — in favor of preserving the substantive
 12 allegations asserting state law claims on behalf of a putative class.

13 CONCLUSION

14 For the foregoing reasons, defendants’ motion to dismiss the amended complaint is
 15 **GRANTED** as to the RICO and conspiracy claims. Leave to amend the RICO claim is denied as
 16 futile because plaintiffs have already had ample opportunity to investigate and plead a timely
 17 claim under RICO. If, as discovery proceeds in this matter, evidence surfaces indicating the
 18 existence of a conspiracy, or indicating that some clubs lied to plaintiffs, then the Court will at
 19 least consider allowing plaintiffs to amend their complaint to re-add a conspiracy claim.
 20 Otherwise, generous opportunity to shore up the complaint having already been given, further
 21 leave to amend is not warranted as to this claim.

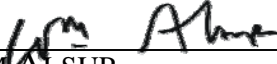
22 Defendants’ motion to dismiss the amended complaint is **DENIED** as to the intentional
 23 misrepresentation and concealment claims against the Lions, Raiders, Broncos, Packers,
 24 Seahawks, Dolphins, Chargers, and Vikings, but **GRANTED** as to all other defendant clubs.
 25 Leave to amend is granted for plaintiffs to plead their best case as to their intentional
 26 misrepresentation and concealment claims, and to clarify which claims are asserted on behalf of
 27 a putative class. To be clear, this will be plaintiffs’ last opportunity to amend, so they should
 28 plead their best case in all respects — not just in response to issues addressed in this order.

1 During oral argument, plaintiffs' counsel represented that, given the substantial amount of
2 discovery plaintiffs have now taken, they "can amend [the complaint] to any degree of
3 particularity [the Court] want[s] at this point." This order takes counsel at his word.

4 As with the denial of the clubs' prior motion to dismiss, the partial denial of the instant
5 motion is without prejudice to later proof that the statute of limitations bars some or all of
6 plaintiffs' surviving claims. Plaintiffs shall file their second amended complaint by
7 **FEBRUARY 22**. Defendants shall file any motion to dismiss the second amended complaint by
8 **MARCH 15**. The deadline for plaintiffs to file their class certification motion, to be heard on a
9 49-day briefing schedule, is continued from February 23 to **MAY 18**.

10
11 **IT IS SO ORDERED.**

12
13 Dated: February 3, 2017.

14 
15 WILLIAM ALSUP
16 UNITED STATES DISTRICT JUDGE

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38 UNITED STATES DISTRICT COURT

39 NORTHERN DISTRICT OF CALIFORNIA

40 SAN FRANCISCO DIVISION

41 ETOPIA EVANS, as the Representative of the) Case No. 3:16-cv-01030-WHA
42 Estate of Charles Evans, et al.,)

43 Plaintiffs,) NOTICE OF APPEAL AND
44) REPRESENTATION STATEMENT

45 vs.)

46 ARIZONA CARDINALS FOOTBALL CLUB,)
47 LLC, et al.,)

48 Defendants.)

49)

50)

51)

52)

53)

54)

1 NOTICE IS HEREBY GIVEN THAT all plaintiffs in the above-captioned case hereby
2 appeal to the United States Court of Appeals for the Ninth Circuit from this Court's July 22, 2017
3 entry of judgment.

4 Plaintiffs' representation statement is attached to this Notice as required by Ninth Circuit
5 Rule 3-2(b).

6 DATED: August 21, 2017

Respectfully submitted

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REPRESENTATION STATEMENT

Pursuant to Rule 12(b) of the Federal Rules of Appellate Procedure and Circuit Rule 3-2(b),
Plaintiffs-Appellants submits this Representation Statement. The following list identifies all parties
to the action and their respective counsel by name, firm, address and telephone number.

Parties

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4 Football Northwest LLC; Forty Niners
5 Football Co. LLC; Green Bay Packers, Inc.;
6 Houston Holdings LP; Indianapolis Colts, Inc.;
7 Jacksonville Jaguars, LLC; Kansas City Chiefs
8 Football Club, Inc.; Miami Dolphins Ltd.;
9 Minnesota Vikings Football Club, LLC; New
10 England Patriots, LLC; New Orleans
11 Louisiana Saints, LLC; New York Football
12 Giants, Inc.; New York Jets LLC; PDB
13 Sports, Ltd.; Panthers Football, LLC;
14 Philadelphia Eagles, LLC; Pittsburgh
15 Steelers, LLC; Pro-Football, Inc.;
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59 Third Party Witnesses

CERTIFICATE OF SERVICE

I am employed in the City of Baltimore, State of Maryland. I am over the age of 18 and not a party to the within action; my business address is 201 N. Charles St., Suite 2600, Baltimore, MD 21201 and my email address is bsinclair@mdattorney.com.

On August 21, 2017, I caused to be served the following documents described as:

NOTICE OF APPEAL AND REPRESENTATION STATEMENT

on the following interested parties:

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by:

(BY ELECTRONIC SERVICE VIA CM/ECF SYSTEM) In accordance with the electronic filing procedures of this Court, service has been effected on the aforesaid party(s) above, whose counsel of record is a registered participant of CM/ECF, via electronic services through the CM/ECF system.

(BY PERSONAL SERVICE)

(BY EMAIL) I am readily familiar with the firm's practice of email transmission; on this date, I caused the above-referenced document(s) to be transmitted by email and that the transmission was reported as complete and without error.

(BY MAIL) I am readily familiar with the firm's practice for the collection and processing of correspondence for mailing with the United States Postal Service and the fact that the correspondence would be deposited with the United States Postal Service that same day in the ordinary course of business; on this date, the above-referenced correspondence was placed for deposit at Baltimore, Maryland and placed for collection and mailing following ordinary business practices.

(BY FEDERAL EXPRESS) I am readily familiar with the firm's practice for the daily collection and processing of correspondence for deliveries with the Federal Express delivery service and the fact that the correspondence would be deposited with Federal Express that same day in the ordinary course of business; on this date, the above-referenced document was placed for deposit at Baltimore, Maryland and placed for collection and overnight delivery following ordinary business practices.

I declare under penalty of perjury under the laws of the State of Maryland that the above is true and correct.

Executed on August 21, 2017 at Baltimore, Maryland.

/s
William N. Sinclair

ADRMOP,APPEAL,CLOSED,REFSET-JCS

**U.S. District Court
California Northern District (San Francisco)
CIVIL DOCKET FOR CASE #: 3:16-cv-01030-WHA**

Evans et al v. Arizona Cardinals Football Club, LLC et al

Assigned to: Hon. William Alsup

Referred to: Magistrate Judge Joseph C. Spero (Settlement)

Relate Case Case: [3:14-cv-02324-WHA](#)

Case in other court: USCA 9th Circuit, 17-16693

Maryland, 1:15-cv-01457

Cause: 28:1332 Diversity-Personal Injury

Date Filed: 03/01/2016

Date Terminated: 07/21/2017

Jury Demand: Defendant

Nature of Suit: 360 P.I.: Other

Jurisdiction: Diversity

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Buffalo Bills Inc.

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Defendant

Panthers Football, LLC
d/b/a Carolina Panthers

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**The Chicago Bears Football Club,
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Cincinnati Bengals, Inc.

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Dallas Cowboys Football Club LTD.

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Green Bay Packers, Inc.

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Houston Holdings, LP
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Indianapolis Colts, Inc.

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Jacksonville Jaguars, LLC

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**Kansas City Chiefs Football Club,
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Miami Dolphins LTD

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**Minnesota Vikings Football Club,
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New Orleans Louisiana Saints, LLC

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*PRO HAC VICE**ATTORNEY TO BE NOTICED***Defendant****New York Football Giants, Inc.**represented by **Jack Patrick DiCanio**

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PRO HAC VICE
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Gregory William Knopp
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Jodi Levine Avergun
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PRO HAC VICE

*ATTORNEY TO BE NOTICED***Marla Axelrod**

(See above for address)

*TERMINATED: 03/31/2017**ATTORNEY TO BE NOTICED***Nathan J Oleson**

(See above for address)

*PRO HAC VICE**ATTORNEY TO BE NOTICED***Sonya Diane Winner**

(See above for address)

*ATTORNEY TO BE NOTICED***Stacey Recht Eisenstein**

(See above for address)

*PRO HAC VICE**ATTORNEY TO BE NOTICED***Defendant****The Oakland Raiders, LLP**represented by **Jack Patrick DiCanio**

(See above for address)

*LEAD ATTORNEY**ATTORNEY TO BE NOTICED***Laura M Flahive Wu**

(See above for address)

*LEAD ATTORNEY**PRO HAC VICE**ATTORNEY TO BE NOTICED***Allen Ruby**

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*ATTORNEY TO BE NOTICED***Benjamin C. Block**

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Defendant

Philadelphia Eagles, LLC

represented by **Jack Patrick DiCanio**
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Defendant

Pittsburgh Steelers, LLC

represented by **Jack Patrick DiCanio**
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Defendant

The St. Louis Rams LLC

represented by **Jack Patrick DiCanio**
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Defendant

Chargers Football Company, LLC

represented by **Jack Patrick DiCanio**
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Defendant

Forty Niners Football Company LLC

represented by **Jack Patrick DiCanio**
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Defendant

Football Northwest LLC
d/b/a Seattle Seahawks

represented by **Jack Patrick DiCanio**
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Defendant

Buccaneers Limited Partnership

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Defendant

Tennessee Football, Inc.

represented by **Jack Patrick DiCanio**
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Defendant

Pro-Football Inc
d/b/a Washington Redskins

represented by **Jack Patrick DiCanio**
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Date Filed	#	Docket Text
05/21/2015	1	COMPLAINT *** <i>Class Action Complaint and Demand for Jury Trial</i> *** against All Defendants (Filing fee \$ 400 receipt number 0416-5394122.), filed by Darryl Ashmore, Cedric Killings, Mel Renfro, Robert Massey, Etopia Evans, Steven Lofton, Eric King, Troy Sadowski, Alphonso Carreker, Christopher Goode, Jerry Wunsch, Duriel Harris. (Attachments: # 1 Exhibit A, # 2 Civil Cover Sheet, # 3 Summons - Arizona Cardinals Football Club, LLC, # 4 Summons - Atlanta Falcons Football Club, LLC, # 5 Summons - Baltimore Ravens Limited Partnership, # 6 Summons - Buffalo Bills, Inc., # 7 Summons - Panthers Football, LLC, # 8 Summons - The Chicago Bears Football Club, Inc., # 9 Summons - Cincinnati Bengals, Inc., # 10 Summons - Cleveland Browns Football Company, LLC, # 11 Summons - Dallas Cowboys Football Club, Ltd., # 12 Summons - PDB Sports, Ltd., # 13 Summons - The Detroit Lions, Inc., # 14 Summons - Green Bay Packers, Inc., # 15 Summons - Houston Holdings, LP, # 16 Summons - Indianapolis Colts, Inc., # 17 Summons - Jacksonville Jaguars, LLC, # 18 Summons - Kansas City Chiefs Football Club, Inc., # 19 Summons - Miami Dolphins, Ltd., # 20 Summons - Minnesota Vikings Football Club, LLC, # 21 Summons - New England Patriots, # 22 Summons - New Orleans Louisiana Saints, LLC, # 23 Summons - New York Football Giants, Inc., # 24 Summons - New York Jets, # 25 Summons - The Oakland Raiders, LLP, # 26 Summons - Philadelphia Eagles, LLC, # 27 Summons - Pittsburgh Steelers, LLC, # 28 Summons - The St. Louis

		Rams LLC, # 29 Summons - Chargers Football Company, LLC, # 30 Summons - Forty Niners Football Company, LLC, # 31 Summons - Football Northwest, LLC, # 32 Summons - Buccaneers Limited Partnership, # 33 Summons - Tennessee Football, Inc., # 34 Summons - Pro-Football, Inc.) (Sinclair, William) (Entered: 05/21/2015)
05/21/2015		Case Reassigned to Judge William M Nickerson. Judge Ellen L. Hollander no longer assigned to the case. (ko, Deputy Clerk) (Entered: 05/21/2015)
05/22/2015	2	Summons Issued 21 days as to Arizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills, Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company, LLC, Dallas Cowboys Football Club, Ltd., Football Northwest, LLC, Forty Niners Football Company, LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City Chiefs Football Club, Inc., Miami Dolphins, Ltd., Minnesota Vikings Football Club, LLC, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets, LLC, PDB Sports, Ltd., Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football, Inc., Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc., The Oakland Raiders, LLP, The St. Louis Rams LLC. (nd2s, Deputy Clerk) (Entered: 05/22/2015)
06/01/2015	3	MOTION to Appear Pro Hac Vice for Mark J. Dearman (Filing fee \$ 50, receipt number 0416-5412105.) by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Mel Renfro, Troy Sadowski, Jerry Wunsch (Sinclair, William) (Entered: 06/01/2015)
06/01/2015	4	MOTION to Appear Pro Hac Vice for Stuart A. Davidson (Filing fee \$ 50, receipt number 0416-5412123.) by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Mel Renfro, Troy Sadowski, Jerry Wunsch (Sinclair, William) (Entered: 06/01/2015)
06/01/2015	5	MOTION to Appear Pro Hac Vice for Mel T. Owens (Filing fee \$ 50, receipt number 0416-5412146.) by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Mel Renfro, Troy Sadowski, Jerry Wunsch (Sinclair, William) (Entered: 06/01/2015)
06/01/2015	6	MOTION to Appear Pro Hac Vice for Thomas J. Byrne (Filing fee \$ 50, receipt number 0416-5412165.) by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Mel Renfro, Troy Sadowski, Jerry Wunsch (Sinclair, William) (Entered: 06/01/2015)
06/02/2015	7	PAPERLESS ORDER granting 3 Motion to Appear Pro Hac Vice on behalf of Mark J. Dearman. Directing attorney Mark J. Dearman to register online for CM/ECF at https://www.mdd.uscourts.gov/attyregB/inputProHac.asp . Signed by Clerk on 6/2/2015. (bu, Deputy Clerk) (Entered: 06/02/2015)

06/02/2015	8	PAPERLESS ORDER granting 4 Motion to Appear Pro Hac Vice on behalf of Stuart A Davidson. Attorney Stuart A Davidson will receive a separate email with the previously issued CM/ECF login and password. Signed by Clerk on 6/2/2015. (bu, Deputy Clerk) (Entered: 06/02/2015)
06/02/2015	9	QC NOTICE: 5 Motion to Appear Pro Hac Vice, filed by Robert Massey, Jerry Wunsch, Cedric Killings, Mel Renfro, Alphonso Carreker, Troy Sadowski, Steven Lofton, Duriel Harris, Eric King, Jeffrey Graham, Christopher Goode, Etopia Evans, Darryl Ashmore needs to be modified. See attachment for details and corrective actions needed regarding the signature(s) on the motion. (bu, Deputy Clerk) (Entered: 06/02/2015)
06/02/2015	10	QC NOTICE: 6 Motion to Appear Pro Hac Vice, filed by Robert Massey, Jerry Wunsch, Cedric Killings, Mel Renfro, Alphonso Carreker, Troy Sadowski, Steven Lofton, Duriel Harris, Eric King, Jeffrey Graham, Christopher Goode, Etopia Evans, Darryl Ashmore needs to be modified. See attachment for details and corrective actions needed regarding the signature(s) on the motion. (bu, Deputy Clerk) (Entered: 06/02/2015)
06/05/2015	11	CORRECTED MOTION to Appear Pro Hac Vice for Mel T. Owens by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Mel Renfro, Troy Sadowski, Jerry Wunsch. The fee has already been paid.(Sinclair, William) (Entered: 06/05/2015)
06/05/2015	12	PAPERLESS ORDER granting 11 Corrected Motion to Appear Pro Hac Vice on behalf of Mel T Owens. Directing attorney Mel T Owens to register online for CM/ECF at https://www.mdd.uscourts.gov/attyregB/inputProHac.asp . Signed by Clerk on 6/5/2015. (bu, Deputy Clerk) (Entered: 06/05/2015)
06/10/2015	13	CORRECTED MOTION to Appear Pro Hac Vice for Thomas J. Byrne by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Mel Renfro, Troy Sadowski, Jerry Wunsch. The fee has already been paid.(Sinclair, William) (Entered: 06/10/2015)
06/10/2015	14	PAPERLESS ORDER granting 13 Corrected Motion to Appear Pro Hac Vice on behalf of Thomas J Byrne. Directing attorney Thomas J Byrne to register online for CM/ECF at https://www.mdd.uscourts.gov/attyregB/inputProHac.asp . Signed by Clerk on 6/10/2015. (bu, Deputy Clerk) (Entered: 06/10/2015)
06/15/2015	15	NOTICE of Appearance by Andrew C White on behalf of All Plaintiffs (Attachments: # 1 Supplement Certificate of Service)(White, Andrew) (Entered: 06/15/2015)
06/22/2015	16	MOTION to Appear Pro Hac Vice for Phillip J. Closius (Filing fee \$ 50, receipt number 0416-5452333.) by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Mel Renfro, Troy Sadowski, Jerry Wunsch (Sinclair, William) (Entered: 06/22/2015)
06/22/2015	17	

		QC NOTICE: 16 Motion to Appear Pro Hac Vice, filed by Robert Massey, Jerry Wunsch, Cedric Killings, Mel Renfro, Alphonso Carreker, Troy Sadowski, Steven Lofton, Duriel Harris, Eric King, Jeffrey Graham, Christopher Goode, Etopia Evans, Darryl Ashmore needs to be modified. See attachment for details and corrective actions needed regarding missing or incomplete information. (bu, Deputy Clerk) (Entered: 06/22/2015)
07/24/2015	18	NOTICE of Appearance by Benjamin C Block on behalf of All Defendants (Block, Benjamin) (Entered: 07/24/2015)
08/02/2015	19	WAIVER OF SERVICE Returned Executed by Cedric Killings, Robert Massey, Etopia Evans, Duriel Harris, Darryl Ashmore, Mel Renfro, Jeffrey Graham, Steven Lofton, Jerry Wunsch, Troy Sadowski, Eric King, Alphonso Carreker, Christopher Goode. All Defendants. (Sinclair, William) (Entered: 08/02/2015)
08/05/2015	20	Joint MOTION for Extension of Time to File Response/Reply <i>and Motions to Dismiss</i> by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Mel Renfro, Troy Sadowski, Jerry Wunsch. Responses due by 8/24/2015 (Attachments: # 1 Text of Proposed Order, # 2 Certificate of Service)(Sinclair, William) (Entered: 08/05/2015)
08/06/2015	21	ORDER granting 20 Motion for Extension of Time to File Response/Reply. Signed by Judge William M Nickerson on 8/6/2015. (ral, Chambers) (Entered: 08/06/2015)
09/16/2015	22	Local Rule 103.3 Disclosure Statement by Arizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills, Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company, LLC, Dallas Cowboys Football Club, Ltd., Football Northwest, LLC, Forty Niners Football Company, LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City Chiefs Football Club, Inc., Miami Dolphins, Ltd., Minnesota Vikings Football Club, LLC, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets, LLC, PDB Sports, Ltd., Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football, Inc., Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc., The Oakland Raiders, LLP, The St. Louis Rams LLC identifying Corporate Parent Washington Football, Inc., Corporate Parent WFI Group, Inc. for Pro-Football, Inc.; Corporate Parent KSA Industries, Inc. for Tennessee Football, Inc... (Block, Benjamin) (Entered: 09/16/2015)
09/16/2015	23	MOTION to Transfer Case to <i>the United States District Court for the Northern District of California</i> by Arizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills, Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company, LLC, Dallas Cowboys Football Club, Ltd., Football Northwest, LLC, Forty Niners Football Company, LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City

		<p>Chiefs Football Club, Inc., Miami Dolphins, Ltd., Minnesota Vikings Football Club, LLC, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets, LLC, PDB Sports, Ltd., Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football, Inc., Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc., The Oakland Raiders, LLP, The St. Louis Rams LLC Responses due by 10/5/2015 (Attachments: # 1 Memorandum in Support, # 2 Affidavit Declaration of Michelle Steinfeld, # 3 Index of Exhibits to Steinfeld Declaration, # 4 Exhibit A-2d Am Compl in Dent v NFL, # 5 Exhibit B-Docket in Dent v NFL, # 6 Exhibit C-Order on motion to dismiss in Dent v NFL, 2014 WL 7205048, # 7 Text of Proposed Order)(Block, Benjamin) (Entered: 09/16/2015)</p>
09/16/2015	24	<p>MOTION to Dismiss for Failure to State a Claim(<i>LMRA preemption / statute of limitations</i>) by Arizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills, Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company, LLC, Dallas Cowboys Football Club, Ltd., Football Northwest, LLC, Forty Niners Football Company, LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City Chiefs Football Club, Inc., Miami Dolphins, Ltd., Minnesota Vikings Football Club, LLC, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets, LLC, PDB Sports, Ltd., Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football, Inc., Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc., The Oakland Raiders, LLP, The St. Louis Rams LLC Responses due by 10/5/2015 (Attachments: # 1 Memorandum in Support, # 2 Affidavit Declaration of Dennis Curran, # 3 Index of Exhibits to Curran Decl, # 4 Exhibit 1-1968 AFL CBA, # 5 Exhibit 2-1968 NFL CBA, # 6 Exhibit 3-1970 NFL CBA, # 7 Exhibit 4-1977 NFL CBA, # 8 Exhibit 5-1982 NFL CBA, # 9 Exhibit 6-1993 NFL CBA, # 10 Exhibit 7-1996 NFL CBA, # 11 Exhibit 8-1998 NFL CBA, # 12 Exhibit 9-2002 NFL CBA, # 13 Exhibit 10-2006 NFL CBA, # 14 Exhibit 11-2011 NFL CBA, # 15 Exhibit 12-1971 NFL Const & Bylaws, # 16 Exhibit 13-1980 supp to NFL Const & Bylaws, # 17 Exhibit 14-NFL Policy and Program on Substances of Abuse, # 18 Exhibit 15-Jeffers v Carolina Panthers arbitration, # 19 Exhibit Wilson v Denver Broncos arbitration, # 20 Exhibit 17-Stevenson v Houston Texans arbitration, # 21 Exhibit NFLPA Toradol Waiver grievance, # 22 Exhibit Bunch v NY Giants arbitration, # 23 Exhibit NFLPA v NE Patriots grievance)(Block, Benjamin) (Entered: 09/16/2015)</p>
09/29/2015	25	<p>CORRECTED MOTION to Appear Pro Hac Vice for Phillip J. Closius by Etopia Evans. The fee has already been paid.(Sinclair, William) (Entered: 09/29/2015)</p>
09/30/2015	26	<p>PAPERLESS ORDER granting 25 Corrected Motion to Appear Pro Hac Vice on behalf of Phillip J Closius. Directing attorney Phillip J Closius to register online for CM/ECF at</p>

		<p>https://www.mdd.uscourts.gov/attyregB/inputProHac.asp. Signed by Clerk on 9/30/2015. (srd, Intern) (Entered: 09/30/2015)</p>
11/20/2015	27	<p>RESPONSE in Opposition re 23 MOTION to Transfer Case to the United States District Court for the Northern District of California filed by Etopia Evans. Replies due by 12/7/2015. (Attachments: # 1 Exhibit A, # 2 Exhibit B, # 3 Exhibit C, # 4 Exhibit D, # 5 Certificate of Service)(Sinclair, William) (EXHIBITS C & D RECEIVED 11/23/2015, FILED SEPARATELY nd2s, Deputy Clerk). (Entered: 11/20/2015)</p>
11/20/2015	28	<p>RESPONSE in Opposition re 24 MOTION to Dismiss for Failure to State a Claim(<i>LMRA</i> <i>preemption / statute of limitations</i>) filed by Etopia Evans. Replies due by 12/7/2015. (Attachments: # 1 Exhibit A, # 2 Exhibit B, # 3 Certificate of Service)(Sinclair, William) (Entered: 11/20/2015)</p>
12/03/2015	29	<p>Request for Hearing re 23 MOTION to Transfer Case to the United States District Court for the Northern District of California, 24 MOTION to Dismiss for Failure to State a Claim(<i>LMRA</i> <i>preemption / statute of limitations</i>). (Attachments: # 1 Certificate of Service)(White, Andrew) (Entered: 12/03/2015)</p>
12/21/2015	30	<p>REPLY in Support re 23 MOTION to Transfer Case filed by Arizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills, Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company, LLC, Dallas Cowboys Football Club, Ltd., Football Northwest, LLC, Forty Niners Football Company, LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City Chiefs Football Club, Inc., Miami Dolphins, Ltd., Minnesota Vikings Football Club, LLC, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets, LLC, PDB Sports, Ltd., Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football, Inc., Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc., The Oakland Raiders, LLP, The St. Louis Rams LLC. Replies due by 1/7/2016. (Block, Benjamin) Modified on 6/20/2016 (dtmS, COURT STAFF). (Entered: 12/21/2015)</p>
12/21/2015	31	<p>REPLY in Support re 24 MOTION to Dismiss for Failure to State a Claim filed by Arizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills, Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company, LLC, Dallas Cowboys Football Club, Ltd., Football Northwest, LLC, Forty Niners Football Company, LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City Chiefs Football Club, Inc., Miami Dolphins, Ltd., Minnesota Vikings Football Club, LLC, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets, LLC, PDB Sports, Ltd., Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football, Inc., Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc., The Oakland</p>

		Raiders, LLP, The St. Louis Rams LLC. Replies due by 1/7/2016. (Block, Benjamin) Modified on 6/20/2016 (dtmS, COURT STAFF). (Entered: 12/21/2015)
02/25/2016	32	MEMORANDUM. Signed by Judge William M Nickerson on 2/25/2016. (nd2s, Deputy Clerk) (Entered: 02/26/2016)
02/25/2016	33	ORDER Granting 23 Motion to Transfer Case. Signed by Judge William M Nickerson on 2/25/2016. (nd2s, Deputy Clerk) (Entered: 02/26/2016)
03/01/2016	34	Case transferred in from District of Maryland; Case Number 1:15-cv-01457. Original file certified copy of transfer order and docket sheet received. (Entered: 03/02/2016)
03/02/2016	35	Initial Case Management Scheduling Order with ADR Deadlines: Case Management Statement due by 5/26/2016. Case Management Conference set for 6/2/2016 01:30 PM in Courtroom F, 15th Floor, San Francisco. (slhS, COURT STAFF) (Filed on 3/2/2016) (Entered: 03/02/2016)
03/10/2016	36	Letter dated 3/7/16 from Thomas J. Byrne regarding service list. (slhS, COURT STAFF) (Filed on 3/10/2016) (Entered: 03/10/2016)
03/11/2016	37	NOTICE of Appearance by Rebecca Ariel Jacobs (Jacobs, Rebecca) (Filed on 3/11/2016) (Entered: 03/11/2016)
03/11/2016	38	CONSENT/DECLINATION to Proceed Before a US Magistrate Judge by NFL Clubs.. (Jacobs, Rebecca) (Filed on 3/11/2016) (Entered: 03/11/2016)
03/11/2016	39	<p>CLERK'S NOTICE OF IMPENDING REASSIGNMENT TO A U.S. DISTRICT COURT JUDGE: The Clerk of this Court will now randomly reassign this case to a District Judge because either (1) a party has not consented to the jurisdiction of a Magistrate Judge, or (2) time is of the essence in deciding a pending judicial action for which the necessary consents to Magistrate Judge jurisdiction have not been secured. You will be informed by separate notice of the district judge to whom this case is reassigned.</p> <p>ALL HEARING DATES PRESENTLY SCHEDULED BEFORE THE CURRENT MAGISTRATE JUDGE ARE VACATED AND SHOULD BE RE-NOTICED FOR HEARING BEFORE THE JUDGE TO WHOM THIS CASE IS REASSIGNED.</p> <p><i>This is a text only docket entry; there is no document associated with this notice.</i> (ahm, COURT STAFF) (Filed on 3/11/2016) (Entered: 03/11/2016)</p>
03/11/2016	40	ORDER REASSIGNING CASE. Case reassigned to Judge Hon. Phyllis J. Hamilton for all further proceedings. Magistrate Judge Jacqueline Scott Corley no longer assigned to the case.. Signed by Executive Committee on 3/11/16. (as, COURT STAFF) (Filed on 3/11/2016) (Entered: 03/11/2016)
03/16/2016	41	ORDER RELATING CASES. Signed by Judge Alsup on 3/16/2016. (whalc2, COURT STAFF) (Filed on 3/16/2016) (Entered: 03/16/2016)
03/17/2016		

		Case Reassigned to Judge Hon. William Alsup. Judge Hon. Phyllis J. Hamilton no longer assigned to the case. (as, COURT STAFF) (Filed on 3/17/2016) (Entered: 03/17/2016)
03/17/2016	42	MOTION for leave to appear in Pro Hac Vice of <i>Benjamin C. Block</i> (Filing fee \$ 305, receipt number 0971-10299540.) filed by Arizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company LLC, Dallas Cowboys Football Club LTD., Football Northwest LLC, Forty Niners Football Company LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City Chiefs Football Club, Inc, Miami Dolphins LTD, Minnesota Vikings Football Club, LLC, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets LLC, PDB Sports, Ltd, Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football Inc, Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc., The Oakland Raiders, LLP, The St. Louis Rams LLC. (<i>Block, Benjamin</i>) (Filed on 3/17/2016) (Entered: 03/17/2016)
03/18/2016	43	STATUS REPORT [<i>JOINT</i>] by NFL Clubs. (Jacobs, Rebecca) (Filed on 3/18/2016) (Entered: 03/18/2016)
03/23/2016	44	CLERK'S NOTICE Scheduling Initial CMC on Reassignment. Case Management Statement due by 6/2/2016. Initial Case Management Conference set for 6/9/2016 11:00 AM in Courtroom 8, 19th Floor, San Francisco. (dl, COURT STAFF) (Filed on 3/23/2016) (Entered: 03/23/2016)
03/23/2016	45	SUPPLEMENTAL ORDER TO ORDER SETTING INITIAL CASE MANAGEMENT CONFERENCE re 44 Clerk's Notice. Signed by Judge William Alsup on 3/17/16. (dl, COURT STAFF) (Filed on 3/23/2016) (Entered: 03/23/2016)
03/29/2016	46	ORDER DENYING PRO HAC VICE APPLICATION OF ATTORNEY BENJAMIN BLOCK 42 .(whalc2, COURT STAFF) (Filed on 3/29/2016) (Entered: 03/29/2016)
03/29/2016	47	Amended MOTION for leave to appear in Pro Hac Vice of <i>Benjamin C. Block</i> (<i>specifying member of the bar of the District of Columbia Court of Appeals</i>) (Filing fee \$ 305, receipt number 0971-10299540.) Filing fee previously paid on 3/17/2016 filed by Arizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company LLC, Dallas Cowboys Football Club LTD., Football Northwest LLC, Forty Niners Football Company LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City Chiefs Football Club, Inc, Miami Dolphins LTD, Minnesota Vikings Football Club, LLC, NFL Clubs, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets LLC, PDB Sports, Ltd, Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football Inc, Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit

		Lions, Inc., The Oakland Raiders, LLP, The St. Louis Rams LLC. (Attachments: # 1 Certificate of Good Standing District of Columbia Court of Appeals)(Block, Benjamin) (Filed on 3/29/2016) (Entered: 03/29/2016)
03/29/2016	48	Order by Hon. William Alsup granting 47 Motion for Pro Hac Vice. (whalc2, COURT STAFF) (Filed on 3/29/2016) (Entered: 03/29/2016)
04/19/2016	49	MOTION for leave to appear in Pro Hac Vice of <i>Stuart A. Davidson</i> (Filing fee \$ 305, receipt number 0971-10381169.) filed by Etopia Evans. (Attachments: # 1 Exhibit Certificate of Good Standing)(Davidson, Stuart) (Filed on 4/19/2016) (Entered: 04/19/2016)
04/19/2016	50	MOTION for leave to appear in Pro Hac Vice of <i>Mark J. Dearman</i> (Filing fee \$ 305, receipt number 0971-10381171.) filed by Etopia Evans. (Attachments: # 1 Exhibit Certificate of Good Standing)(Dearman, Mark) (Filed on 4/19/2016) (Entered: 04/19/2016)
04/25/2016	51	Order by Hon. William Alsup granting 49 Motion for Pro Hac Vice. (whalc2, COURT STAFF) (Filed on 4/25/2016) (Entered: 04/25/2016)
04/25/2016	52	Order by Hon. William Alsup granting 50 Motion for Pro Hac Vice. (whalc2, COURT STAFF) (Filed on 4/25/2016) (Entered: 04/25/2016)
05/09/2016	53	NOTICE REGARDING FACTORS TO BE EVALUATED FOR ANY PROPOSED CLASS SETTLEMENT. Signed by Judge Alsup on 5/9/2016. (whalc2, COURT STAFF) (Filed on 5/9/2016) (Entered: 05/09/2016)
05/11/2016	54	MOTION to Continue /Adjourn Scheduling Conference [pending resolution of motion to dismiss] filed by NFL Clubs. (Attachments: # 1 Proposed Order [Proposed] Order Granting Unopposed Motion to Adjourn Scheduling Conference)(Jacobs, Rebecca) (Filed on 5/11/2016) (Entered: 05/11/2016)
05/12/2016	55	ORDER DENYING MOTION TO VACATE CASE MANAGEMENT CONFERENCE by Hon. William Alsup [denying 54 Motion to Continue]. (whasec, COURT STAFF) (Filed on 5/12/2016) (Entered: 05/12/2016)
05/16/2016	56	Renotice motion hearing re 24 MOTION to Dismiss for Failure to State a Claim(<i>LMRA preemption / statute of limitations</i>) for June 9, 2016, at 8:00am filed by Arizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company LLC, Dallas Cowboys Football Club LTD., Football Northwest LLC, Forty Niners Football Company LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City Chiefs Football Club, Inc, Miami Dolphins LTD, Minnesota Vikings Football Club, LLC, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets LLC, PDB Sports, Ltd, Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football Inc, Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc., The Oakland Raiders, LLP, The St. Louis Rams LLC. (Related document(s) 24) (Block, Benjamin) (Filed on 5/16/2016) (Entered: 05/16/2016)

05/18/2016	57	MOTION for leave to appear in Pro Hac Vice (Filing fee \$ 305, receipt number 0971-10460717.) filed by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Mel Renfro, Troy Sadowski, Jerry Wunsch. (Silverman, Steven) (Filed on 5/18/2016) (Entered: 05/18/2016)
05/18/2016	58	MOTION for leave to appear in Pro Hac Vice (Filing fee \$ 305, receipt number 0971-10460864.) filed by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Mel Renfro, Troy Sadowski, Jerry Wunsch. (Attachments: # 1 Certificate/Proof of Service Good Standing) (Closius, Phillip) (Filed on 5/18/2016) (Entered: 05/18/2016)
05/19/2016	59	ADR Certification (ADR L.R. 3-5 b) of discussion of ADR options (Block, Benjamin) (Filed on 5/19/2016) (Entered: 05/19/2016)
05/19/2016	60	STIPULATION and Proposed Order selecting Private ADR by NFL Clubs filed by NFL Clubs. (Block, Benjamin) (Filed on 5/19/2016) (Entered: 05/19/2016)
05/19/2016	61	ADR Certification (ADR L.R. 3-5 b) of discussion of ADR options (Sinclair, William) (Filed on 5/19/2016) (Entered: 05/19/2016)
05/20/2016	62	MOTION for leave to appear in Pro Hac Vice (Filing fee \$ 305, receipt number 0971-10466276.) filed by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Mel Renfro, Troy Sadowski, Jerry Wunsch. (Attachments: # 1 Certificate/Proof of Service Good Standing) (Williams, Alexander) (Filed on 5/20/2016) Modified on 5/24/2016 (dtmS, COURT STAFF). (Entered: 05/20/2016)
05/23/2016	63	MOTION for leave to appear in Pro Hac Vice (Filing fee \$ 305, receipt number 0971-10471721.) filed by Arizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company LLC, Dallas Cowboys Football Club LTD., Football Northwest LLC, Forty Niners Football Company LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City Chiefs Football Club, Inc, Miami Dolphins LTD, Minnesota Vikings Football Club, LLC, NFL Clubs, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets LLC, PDB Sports, Ltd, Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football Inc, Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc., The Oakland Raiders, LLP, The St. Louis Rams LLC. (Attachments: # 1 Certificate/Proof of Service Good Standing)(Levy, Gregg) (Filed on 5/23/2016) Modified on 5/25/2016 (dtmS, COURT STAFF). (Entered: 05/23/2016)
05/24/2016	64	ORDER by Judge Alsup denying 57 Motion for Pro Hac Vice; denying 58 Motion for Pro Hac Vice. (whalc2, COURT STAFF) (Filed on 5/24/2016) (Entered: 05/24/2016)

05/24/2016	65	Error, Disregard Order by Hon. William Alsup granting 62 Motion for Pro Hac Vice.(whalc2, COURT STAFF) (Filed on 5/24/2016) Modified on 5/24/2016 (dtmS, COURT STAFF). (Entered: 05/24/2016)
05/24/2016	66	Error, Disregard Order by Hon. William Alsup granting 63 Motion for Pro Hac Vice.(whalc2, COURT STAFF) (Filed on 5/24/2016) Modified on 5/24/2016 (dtmS, COURT STAFF). Modified on 5/24/2016 (dtmS, COURT STAFF). Modified on 5/25/2016 (dtmS, COURT STAFF). (Entered: 05/24/2016)
05/24/2016	67	Order by Hon. William Alsup denying 62 Motion for Pro Hac Vice. (whalc2, COURT STAFF) (Filed on 5/24/2016) (Entered: 05/24/2016)
05/25/2016	68	ORDER GRANTING 63 MOTION FOR PRO HAC VICE AS TO GREGG H. LEVY.(whalc2, COURT STAFF) (Filed on 5/25/2016) (Entered: 05/25/2016)
05/25/2016	69	ORDER RE HEARING ON RENOTICED MOTION TO DISMISS Motion Hearing set for 6/9/2016 08:00 AM in Courtroom 8, 19th Floor, San Francisco before Hon. William Alsup.. Signed by Judge Alsup on 5/25/2016. (whalc2, COURT STAFF) (Filed on 5/25/2016) (Entered: 05/25/2016)
05/26/2016	70	Amended MOTION for leave to appear in Pro Hac Vice (Filing fee \$ 305, receipt number 0971-10460864.) Filing fee previously paid on 5/18/16 filed by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Mel Renfro, Troy Sadowski, Jerry Wunsch. (Attachments: # 1 Certificate of Good Standing)(Closius, Phillip) (Filed on 5/26/2016) (Entered: 05/26/2016)
05/26/2016	71	Amended MOTION for leave to appear in Pro Hac Vice (Filing fee \$ 305, receipt number 0971-10460717.) Filing fee previously paid on 5/18/16 filed by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Mel Renfro, Troy Sadowski, Jerry Wunsch. (Attachments: # 1 Certificate of Good Standing)(Silverman, Steven) (Filed on 5/26/2016) (Entered: 05/26/2016)
05/31/2016	72	Certificate of Interested Entities by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Mel Renfro, Troy Sadowski, Jerry Wunsch (Attachments: # 1 Certificate/Proof of Service) (Sinclair, William) (Filed on 5/31/2016) (Entered: 05/31/2016)
06/01/2016	73	ORDER GRANTING 71 APPLICATION FOR PRO HAC VICE AS TO STEVEN SILVERMAN.(whalc2, COURT STAFF) (Filed on 6/1/2016) (Entered: 06/01/2016)
06/01/2016	74	ORDER GRANTING 70 APPLICATION FOR PRO HAC VICE AS TO PHILLIP JAMES CLOSIUS.(whalc2, COURT STAFF) (Filed on 6/1/2016) (Entered: 06/01/2016)

06/01/2016	75	NOTICE RE OPPORTUNITIES FOR YOUNG ATTORNEYS. Signed by Judge Alsup on 6/1/2016. (whalc2, COURT STAFF) (Filed on 6/1/2016) (Entered: 06/01/2016)
06/02/2016	76	Amended MOTION for leave to appear in Pro Hac Vice (Filing fee \$ 305, receipt number 0971-10466276.) Filing fee previously paid on 05/20/2016 filed by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Mel Renfro, Troy Sadowski, Jerry Wunsch. (Attachments: # 1 Certificate of Good Standing)(Williams, Alexander) (Filed on 6/2/2016) (Entered: 06/02/2016)
06/02/2016	77	JOINT CASE MANAGEMENT STATEMENT filed by NFL Clubs. (Block, Benjamin) (Filed on 6/2/2016) (Entered: 06/02/2016)
06/03/2016	78	ORDER GRANTING 76 APPLICATION FOR PRO HAC VICE AS TO ALEXANDER WILLIAMS. (whalc2, COURT STAFF) (Filed on 6/3/2016) (Entered: 06/03/2016)
06/07/2016	79	NOTICE REGARDING HEARING ON MOTION TO DISMISS. Signed by Judge Alsup on 6/7/2016. (whalc2, COURT STAFF) (Filed on 6/7/2016) (Entered: 06/07/2016)
06/09/2016	80	Minute Entry for proceedings held before Hon. William Alsup: Motion Hearing held on 6/9/2016 re 24 MOTION to Dismiss for Failure to State a Claim. Initial Case Management Conference NOT held on 6/9/2016.Total Time in Court 35 minutes. Court Reporter Name Debra Pas. Plaintiff Attorney Philip Closius; Mark Dearman; Robbins Geller. Defendant Attorney Gregg Levy; Rebecca Jacobs. Attachment minute order.(dl, COURT STAFF) (Date Filed: 6/9/2016) (Entered: 06/10/2016)
06/09/2016	82	AMENDED MINUTE ORDER. Amendment to 80 Motion Hearing, Case Management Conference. (dl, COURT STAFF) (Filed on 6/13/2016) Modified on 6/13/2016 (dl, COURT STAFF). (Entered: 06/13/2016)
06/10/2016	81	TRANSCRIPT ORDER for proceedings held on 6/9/2016 before Hon. William Alsup by NFL Clubs, for Court Reporter Debra Pas. (Ruby, Allen) (Filed on 6/10/2016) (Entered: 06/10/2016)
06/16/2016	83	Supplemental Brief (<i>in support of motion to dismiss</i>) filed by NFL Clubs. (Block, Benjamin) (Filed on 6/16/2016) (Entered: 06/16/2016)
06/16/2016	84	Supplemental Brief re 28 Memorandum in Opposition, <i>Motion to Dismiss</i> filed by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Mel Renfro, Troy Sadowski, Jerry Wunsch. (Attachments: # 1 Certificate/Proof of Service)(Related document(s) 28) (Sinclair, William) (Filed on 6/16/2016) (Entered: 06/16/2016)
06/18/2016	85	Transcript of Proceedings held on 6-9-2016, before Judge William H. Alsup. Court Reporter/Transcriber Debra L. Pas, CRR, telephone number (415) 431-1477/Email: Debra_Pas@cand.uscourts.gov. Per General Order No. 59 and Judicial Conference policy, this transcript may be viewed only at the Clerk's

		Office public terminal or may be purchased through the Court Reporter/Transcriber until the deadline for the Release of Transcript Restriction. After that date it may be obtained through PACER. Any Notice of Intent to Request Redaction, if required, is due no later than 5 business days from date of this filing. (Re 81 Transcript Order) Release of Transcript Restriction set for 9/16/2016. (Related documents(s) 81) (Pas, Debra) (Filed on 6/18/2016) (Entered: 06/18/2016)
06/20/2016	86	Supplemental Brief (<i>Defendants' Reply Supplemental Brief</i>) filed by NFL Clubs. (Block, Benjamin) (Filed on 6/20/2016) (Entered: 06/20/2016)
06/20/2016	87	SUPPLEMENTAL REPLY brief in Support by NFL Clubs filed by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Mel Renfro, Troy Sadowski, Jerry Wunsch. (Attachments: # 1 Certificate of Service)(Sinclair, William) (Filed on 6/20/2016) Modified on 6/20/2016 (dtmS, COURT STAFF). (Entered: 06/20/2016)
06/23/2016	88	TRANSCRIPT ORDER for proceedings held on 06/09/16 before Hon. William Alsup by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Mel Renfro, Troy Sadowski, Jerry Wunsch, for Court Reporter Debra Pas. (Closius, Phillip) (Filed on 6/23/2016) (Entered: 06/23/2016)
07/01/2016	89	ORDER DENYING DEFENDANTS' MOTION TO DISMISS. Signed by Judge Alsup on 7/1/2016. (whalc2, COURT STAFF) (Filed on 7/1/2016) (Entered: 07/01/2016)
07/01/2016	90	CASE MANAGEMENT SCHEDULING ORDER: ORDER REFERRING CASE to Magistrate Judge Joseph C. Spero for Mediation/Settlement. Class certification motion must be filed by 1/12/2017 to be heard on a 49-day track. Final Pretrial Conference set for 10/18/2017 02:00 PM in Courtroom 8, 19th Floor, San Francisco. Jury Trial set for 10/30/2017 07:30 AM in Courtroom 8, 19th Floor, San Francisco before Hon. William Alsup. Amended Pleadings due by 10/31/2016. Motions due by 8/3/2017. Signed by Judge William Alsup on 7/1/2016. (whasec, COURT STAFF) (Filed on 7/1/2016) (Entered: 07/01/2016)
07/01/2016		CASE REFERRED to Magistrate Judge Joseph C. Spero for Settlement (ahm, COURT STAFF) (Filed on 7/1/2016) (Entered: 07/01/2016)
07/01/2016		Set/Reset Hearing re 90 Case Management Scheduling Order. Jury Selection/Trial set for 10/30/2017 07:30 AM before Hon. William Alsup. Further Jury Trial set for 10/31/2017 11/1/2017 11/2/2017 11/3/2017 11/6/2017 11/7/2017 11/8/2017 11/9/2017 11/13/2017 11/14/2017 11/15/2017 11/16/2017 11/17/2017 11/20/2017 11/21/2017 11/22/2017 07:30 AM in Courtroom 8, 19th Floor, San Francisco before Hon. William Alsup. (dl, COURT STAFF) (Filed on 7/1/2016) (Entered: 07/01/2016)
07/12/2016	91	Minute Entry for proceedings held before Chief Magistrate Judge Joseph C. Spero: Telephonic Scheduling/Settlement Conference held on

		<p>7/12/2016. Settlement conference set for 4/24/17 at 9:30 AM. Court to issue Settlement Conference Order FTR Time Not Reported. Plaintiff Attorney Phillip Closius, Bill Sinclair. Defendant Attorney Ben Block, Gregg Levy. This is a text only Minute Entry (klhS, COURT STAFF) (Date Filed: 7/12/2016) (Entered: 07/12/2016)</p>
07/12/2016	<u>92</u>	<p>Notice of Settlement Conference and Order Setting Settlement Conference before Chief Magistrate Judge Joseph C. Spero. Settlement Conference set for 4/24/2017 09:30 AM in Courtroom G, 15th Floor, San Francisco. Signed by Chief Magistrate Judge Joseph C. Spero on 7/12/16. (klhS, COURT STAFF) (Filed on 7/12/2016) (Entered: 07/12/2016)</p>
07/15/2016	<u>93</u>	<p>NOTICE of Appearance by Sonya Diane Winner (Winner, Sonya) (Filed on 7/15/2016) (Entered: 07/15/2016)</p>
07/15/2016	<u>94</u>	<p>ANSWER to Complaint by Arizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company LLC, Dallas Cowboys Football Club LTD., Football Northwest LLC, Forty Niners Football Company LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City Chiefs Football Club, Inc, Miami Dolphins LTD, Minnesota Vikings Football Club, LLC, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets LLC, PDB Sports, Ltd, Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football Inc, Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc., The Oakland Raiders, LLP, The St. Louis Rams LLC. (Block, Benjamin) (Filed on 7/15/2016) (Entered: 07/15/2016)</p>
07/28/2016	<u>95</u>	<p>AMENDED ANSWER to Complaint by Arizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company LLC, Dallas Cowboys Football Club LTD., Football Northwest LLC, Forty Niners Football Company LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City Chiefs Football Club, Inc, Miami Dolphins LTD, Minnesota Vikings Football Club, LLC, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets LLC, PDB Sports, Ltd, Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football Inc, Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc., The Oakland Raiders, LLP, The St. Louis Rams LLC. (Block, Benjamin) (Filed on 7/28/2016) (Entered: 07/28/2016)</p>
08/08/2016	<u>96</u>	<p>MOTION for leave to appear in Pro Hac Vice of Janine D. Arno (Filing fee \$ 305, receipt number 0971-10668775.) filed by Etopia Evans. (Attachments: # <u>1</u> Exhibit Certificate of Good Standing)(Arno, Janine) (Filed on 8/8/2016) (Entered: 08/08/2016)</p>
08/12/2016	<u>97</u>	

		ORDER GRANTING 96 PRO HAC VICE APPLICATION AS TO JANINE D. ARNO.(whalc2, COURT STAFF) (Filed on 8/12/2016) (Entered: 08/12/2016)
08/17/2016	98	NOTICE of Appearance by Rachel Lynn Jensen - <i>Notice of Appearance of Additional Plaintiffs' Counsel</i> - (Jensen, Rachel) (Filed on 8/17/2016) (Entered: 08/17/2016)
08/23/2016	99	STIPULATION <i>Protected Order</i> filed by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Mel Renfro, Troy Sadowski, Jerry Wunsch. (Attachments: # 1 Certificate/Proof of Service) (Sinclair, William) (Filed on 8/23/2016) (Entered: 08/23/2016)
08/25/2016	100	NOTICE of Appearance by Allen Ruby <i>and Jack DiCanio</i> (Ruby, Allen) (Filed on 8/25/2016) (Entered: 08/25/2016)
08/26/2016	101	ORDER APPROVING STIPULATED PROTECTIVE ORDER SUBJECT TO STATED CONDITIONS. Signed by Judge Alsup on 8/26/2016. (whalc2, COURT STAFF) (Filed on 8/26/2016) (Entered: 08/26/2016)
09/19/2016	102	MOTION for leave to appear in Pro Hac Vice (Filing fee \$ 305, receipt number 0971-10780504.) filed by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Mel Renfro, Troy Sadowski, Jerry Wunsch. (Attachments: # 1 Exhibit Certificate of Good Standing)(Grygiel, Stephen) (Filed on 9/19/2016) (Entered: 09/19/2016)
09/29/2016	103	ORDER GRANTING 102 PRO HAC VICE AS TO STEPHEN G. GRYGIEL.(whalc2, COURT STAFF) (Filed on 9/29/2016) (Entered: 09/29/2016)
09/30/2016	104	MOTION for leave to appear in Pro Hac Vice by <i>Jodi L. Avergun</i> (Filing fee \$ 305, receipt number 0971-10814320.) filed by Arizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company LLC, Dallas Cowboys Football Club LTD., Football Northwest LLC, Forty Niners Football Company LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City Chiefs Football Club, Inc, Miami Dolphins LTD, Minnesota Vikings Football Club, LLC, NFL Clubs, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets LLC, PDB Sports, Ltd, Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football Inc, Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc., The Oakland Raiders, LLP, The St. Louis Rams LLC. (Attachments: # 1 Exhibit Certificate of Good Standing) (Avergun, Jodi) (Filed on 9/30/2016) (Entered: 09/30/2016)
09/30/2016	105	ORDER GRANTING 104 APPLICATION FOR ADMISSION OF ATTORNEY JODI L. AVERGUN PRO HAC VICE by Hon. William

		Alsup. (whalc2, COURT STAFF) (Filed on 9/30/2016) (Entered: 09/30/2016)
10/04/2016	<u>106</u>	MOTION for leave to appear in Pro Hac Vice of <i>Daniel Nash</i> (Filing fee \$ 305, receipt number 0971-10821649.) filed by Arizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company LLC, Dallas Cowboys Football Club LTD., Football Northwest LLC, Forty Niners Football Company LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City Chiefs Football Club, Inc, Miami Dolphins LTD, Minnesota Vikings Football Club, LLC, NFL Clubs, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets LLC, PDB Sports, Ltd, Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football Inc, Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc., The Oakland Raiders, LLP, The St. Louis Rams LLC. (Attachments: # <u>1</u> Certificate of Good Standing)(Nash, Daniel) (Filed on 10/4/2016) (Entered: 10/04/2016)
10/04/2016	<u>107</u>	ORDER GRANTING <u>106</u> APPLICATION FOR PRO HAC VICE AS TO DANIEL NASH by Hon. William Alsup.(whalc2, COURT STAFF) (Filed on 10/4/2016) (Entered: 10/04/2016)
10/04/2016	<u>108</u>	MOTION for leave to appear in Pro Hac Vice of <i>Stacey Eisenstein</i> (Filing fee \$ 305, receipt number 0971-10823107.) filed by Arizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company LLC, Dallas Cowboys Football Club LTD., Football Northwest LLC, Forty Niners Football Company LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City Chiefs Football Club, Inc, Miami Dolphins LTD, Minnesota Vikings Football Club, LLC, NFL Clubs, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets LLC, PDB Sports, Ltd, Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football Inc, Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc., The Oakland Raiders, LLP, The St. Louis Rams LLC. (Attachments: # <u>1</u> Certificate of Good Standing) (Eisenstein, Stacey) (Filed on 10/4/2016) (Entered: 10/04/2016)
10/04/2016	<u>109</u>	ORDER GRANTING <u>108</u> APPLICATION FOR PRO HAC VICE by Hon. William Alsup.(whalc2, COURT STAFF) (Filed on 10/4/2016) (Entered: 10/04/2016)
10/18/2016	<u>110</u>	MOTION for leave to appear in Pro Hac Vice of <i>Laura M. Flahive Wu</i> (Filing fee \$ 305, receipt number 0971-10859814.) filed by Arizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company LLC, Dallas Cowboys Football Club LTD., Football Northwest

		LLC, Forty Niners Football Company LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City Chiefs Football Club, Inc, Miami Dolphins LTD, Minnesota Vikings Football Club, LLC, NFL Clubs, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets LLC, PDB Sports, Ltd, Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football Inc, Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc., The Oakland Raiders, LLP, The St. Louis Rams LLC. (Attachments: # 1 Exhibit Certificate of Good Standing) (Winner, Sonya) (Filed on 10/18/2016) (Entered: 10/18/2016)
10/19/2016	111	ORDER GRANTING 110 APPLICATION FOR ADMISSION OF ATTORNEY LAURA M. FLAHIVE WU PRO HAC VICE by Hon. William Alsup. (whalc2, COURT STAFF) (Filed on 10/19/2016) (Entered: 10/19/2016)
10/31/2016	112	MOTION for Leave to File <i>Amended Complaint</i> filed by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Troy Sadowski, Jerry Wunsch, Reginald Walker. (Attachments: # 1 Exhibit Amended Complaint, # 2 Proposed Order, # 3 Certificate/Proof of Service) (Sinclair, William) (Filed on 10/31/2016) (Entered: 10/31/2016)
10/31/2016		Set/Reset Deadlines as to 112 MOTION for Leave to File <i>Amended Complaint</i> : Opposition/Response due by 11/14/2016. Reply due by 11/21/2016. Motion Hearing set for 12/8/2016 08:00 AM in Courtroom 8, 19th Floor, San Francisco before Hon. William Alsup. (ecgS, COURT STAFF) (Filed on 10/31/2016) (Entered: 11/04/2016)
11/03/2016	113	MOTION for leave to appear in Pro Hac Vice of <i>Derek Ludwin</i> (Filing fee \$ 305, receipt number 0971-10904426.) filed by Arizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company LLC, Dallas Cowboys Football Club LTD., Football Northwest LLC, Forty Niners Football Company LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City Chiefs Football Club, Inc, Miami Dolphins LTD, Minnesota Vikings Football Club, LLC, NFL Clubs, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets LLC, PDB Sports, Ltd, Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football Inc, Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc., The Oakland Raiders, LLP, The St. Louis Rams LLC. (Attachments: # 1 Certificate of Good Standing)(Ludwin, Derek) (Filed on 11/3/2016) (Entered: 11/03/2016)
11/03/2016	114	ORDER GRANTING 113 APPLICATION FOR ADMISSION OF ATTORNEY DEREK LUDWIN PRO HAC VICE by Hon. William Alsup. (whalc2, COURT STAFF) (Filed on 11/3/2016) (Entered: 11/03/2016)
11/07/2016	115	Discovery Letter Brief on <i>Depositions</i> filed by Arizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited

		Partnership, Buccaneers Limited Partnership, Buffalo Bills Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company LLC, Dallas Cowboys Football Club LTD., Football Northwest LLC, Forty Niners Football Company LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City Chiefs Football Club, Inc, Miami Dolphins LTD, Minnesota Vikings Football Club, LLC, NFL Clubs, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets LLC, PDB Sports, Ltd, Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football Inc, Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc., The Oakland Raiders, LLP, The St. Louis Rams LLC. (Attachments: # 1 Exhibit A, # 2 Exhibit B, # 3 Exhibit C)(Winner, Sonya) (Filed on 11/7/2016) (Entered: 11/07/2016)
11/07/2016	116	MOTION for leave to appear in Pro Hac Vice of <i>Brian W. Castello</i> (Filing fee \$ 305, receipt number 0971-10912987.) filed by Arizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company LLC, Dallas Cowboys Football Club LTD., Football Northwest LLC, Forty Niners Football Company LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City Chiefs Football Club, Inc, Miami Dolphins LTD, Minnesota Vikings Football Club, LLC, NFL Clubs, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets LLC, PDB Sports, Ltd, Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football Inc, Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc., The Oakland Raiders, LLP, The St. Louis Rams LLC. (Attachments: # 1 Certificate of Good Standing)(Winner, Sonya) (Filed on 11/7/2016) (Entered: 11/07/2016)
11/07/2016	117	ORDER SETTING HEARING RE DEFENDANTS' DISCOVERY DISPUTE [re 115 Discovery Letter Brief on Depositions filed by Jacksonville Jaguars, LLC, Philadelphia Eagles, LLC, Baltimore Ravens Limited Partnership, The Chicago Bears Football Club, Inc., New England Patriots, LLC, Buffalo Bills Inc., New York Jets LLC, Houston Holdings, LP, Minnesota Vikings Football Club, LLC, Dallas Cowboys Football Club LTD., Panthers Football, LLC, The Detroit Lions, Inc., The St. Louis Rams LLC, Atlanta Falcons Football Club, LLC, PDB Sports, Ltd, Kansas City Chiefs Football Club, Inc, Arizona Cardinals Football Club, LLC, Miami Dolphins LTD, Pro-Football Inc, Cincinnati Bengals, Inc., Tennessee Football, Inc., Chargers Football Company, LLC, Green Bay Packers, Inc., The Oakland Raiders, LLP, New York Football Giants, Inc., Buccaneers Limited Partnership, Cleveland Browns Football Company LLC, NFL Clubs, Forty Niners Football Company LLC, Football Northwest LLC, New Orleans Louisiana Saints, LLC, Pittsburgh Steelers, LLC, Indianapolis Colts, Inc.]. Response due by NOON on 11/14/2016. Three-hour meet-and-confer in Court's jury room from 8:00--11:00 AM on 11/22/2016. Discovery Hearing set for 11/22/2016 11:00 AM in Courtroom 8, 19th Floor, San Francisco before Hon. William Alsup.

		Signed by Judge William Alsup on 11/7/2016. (whasec, COURT STAFF) (Filed on 11/7/2016) (Entered: 11/07/2016)
11/07/2016	118	AFFIDAVIT re 115 Discovery Letter Brief on <i>Depositions regarding parties telephonic meet and confer discussions</i> by Arizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company LLC, Dallas Cowboys Football Club LTD., Football Northwest LLC, Forty Niners Football Company LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City Chiefs Football Club, Inc, Miami Dolphins LTD, Minnesota Vikings Football Club, LLC, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets LLC, PDB Sports, Ltd, Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football Inc, Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc., The Oakland Raiders, LLP, The St. Louis Rams LLC. (Block, Benjamin) (Filed on 11/7/2016) (Entered: 11/07/2016)
11/07/2016	119	ORDER GRANTING 116 APPLICATION FOR ADMISSION OF ATTORNEY BRIAN W. CASTELLO PRO HAC VICE by Hon. William Alsup. (whalc2, COURT STAFF) (Filed on 11/7/2016) (Entered: 11/07/2016)
11/08/2016		Electronic filing REMINDER. Re: 116 Application for Admission of Attorney Pro Hac Vice Cases assigned to Judge William H. Alsup must bear the initials "WHA" after the case number. Counsel need not re-file document, but should reference "WHA" after the case number in future filings. See 41 Reassignment Order/Related Case Order. <i>This is a text only docket entry. There is no document associated with this entry.</i> [err400] (ecgS, COURT STAFF) (Filed on 11/8/2016) (Entered: 11/08/2016)
11/14/2016	120	Letter Response (re 115 Discovery Letter Brief on <i>Depositions</i>) filed by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Troy Sadowski, Reginald Walker, Jerry Wunsch. (Attachments: # 1 Declaration of William N. Sinclair, # 2 Exhibit A to Sinclair Declaration, # 3 Exhibit B to Sinclair Declaration, # 4 Exhibit C to Sinclair Declaration, # 5 Exhibit D to Sinclair Declaration, # 6 Exhibit E to Sinclair Declaration, # 7 Exhibit F to Sinclair Declaration, # 8 Exhibit G to Sinclair Declaration) (Sinclair, William) (Filed on 11/14/2016) Modified on 11/15/2016 (ecgS, COURT STAFF). (Entered: 11/14/2016)
11/14/2016	121	Response and Statement of Non-Opposition (re 112 MOTION for Leave to File <i>Amended Complaint</i>) filed by Arizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills Inc., Chargers Football

		Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company LLC, Dallas Cowboys Football Club LTD., Football Northwest LLC, Forty Niners Football Company LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City Chiefs Football Club, Inc, Miami Dolphins LTD, Minnesota Vikings Football Club, LLC, NFL Clubs, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets LLC, PDB Sports, Ltd, Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football Inc, Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc., The Oakland Raiders, LLP, The St. Louis Rams LLC. (Winner, Sonya) (Filed on 11/14/2016) Modified on 11/15/2016 (ecgS, COURT STAFF). (Entered: 11/14/2016)
11/15/2016		<p>Electronic filing error. Incorrect event used. [err101] Re: 120 Opposition/Response to Motion,, filed by Robert Massey, Jerry Wunsch, Reginald Walker, Cedric Killings, Alphonso Carreker, Steven Lofton, Troy Sadowski, Duriel Harris, Eric King, Jeffrey Graham, Etopia Evans, Christopher Goode, Darryl Ashmore</p> <p>Correct event is LETTER (located: Civil Events > Other Filings > Other Documents)</p> <p>Corrected by Clerk's Office. No further action is necessary. (ecgS, COURT STAFF) (Filed on 11/15/2016) (Entered: 11/15/2016)</p>
11/15/2016		<p>Electronic filing error. Incorrect event used. [err101] Re: 121 Opposition/Response to Motion</p> <p>Correct event is STATEMENT OF NON-OPPOSITION (located: Civil Events > Motions and Related Filings > Other Supporting Documents)</p> <p>Corrected by Clerk's Office. No further action is necessary. (ecgS, COURT STAFF) (Filed on 11/15/2016) (Entered: 11/15/2016)</p>
11/16/2016	122	ORDER GRANTING 112 LEAVE TO FILE FIRST AMENDED COMPLAINT. Signed by Judge Alsup on 11/16/2016. (whalc2, COURT STAFF) (Filed on 11/16/2016) (Entered: 11/16/2016)
11/16/2016	123	MOTION for Extension of Time to Complete Discovery filed by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey. (Attachments: # 1 Exhibit 1, # 2 Declaration Exhibit 2, # 3 Exhibit A, # 4 Exhibit B, # 5 Exhibit C, # 6 Exhibit D, # 7 Exhibit E, # 8 Exhibit F, # 9 Exhibit G, # 10 Exhibit H, # 11 Exhibit I, # 12 Exhibit J, # 13 Exhibit K, # 14 Exhibit L, # 15 Exhibit M, # 16 Exhibit N, # 17 Exhibit O, # 18 Exhibit P, # 19 Exhibit Q, # 20 Exhibit R, # 21 Exhibit S, # 22 Exhibit T, # 23 Exhibit U, # 24 Exhibit 3, # 25 Certificate/Proof of Service)(Sinclair, William) (Filed on 11/16/2016) (Entered: 11/16/2016)
11/16/2016	124	

		ORDER RE 123 MOTION FOR EXTENSION OF DEADLINES by Hon. William Alsup. (whale2, COURT STAFF) (Filed on 11/16/2016) (Entered: 11/16/2016)
11/18/2016	125	Discovery Letter Brief <i>Compelling Production from Walgreen</i> filed by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Troy Sadowski, Reginald Walker, Jerry Wunsch. (Attachments: # 1 Exhibit A, # 2 Exhibit B, # 3 Exhibit C, # 4 Exhibit D)(Davidson, Stuart) (Filed on 11/18/2016) (Entered: 11/18/2016)
11/18/2016	126	Motion for Miscellaneous Relief (Unopposed Motion to Continue) re 115 Discovery Letter Brief on <i>Depositions</i> filed by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Troy Sadowski, Reginald Walker, Jerry Wunsch. (Attachments: # 1 Proposed Order, # 2 Certificate of Service)(Related document(s) 115) (Sinclair, William) (Filed on 11/18/2016) Modified on 11/21/2016 (ecgS, COURT STAFF). (Entered: 11/18/2016)
11/18/2016	127	ORDER DENYING REQUEST FOR CONTINUANCE [re 126 Renotice motion hearing, filed by Robert Massey, Jerry Wunsch, Reginald Walker, Cedric Killings, Alphonso Carreker, Steven Lofton, Troy Sadowski, Duriel Harris, Eric King, Jeffrey Graham, Etopia Evans, Christopher Goode, Darryl Ashmore]. (whasec, COURT STAFF) (Filed on 11/18/2016) (Entered: 11/18/2016)
11/18/2016	128	ORDER DENYING REQUEST FOR CONTINUANCE [re 126 Renotice motion hearing, filed by Robert Massey, Jerry Wunsch, Reginald Walker, Cedric Killings, Alphonso Carreker, Steven Lofton, Troy Sadowski, Duriel Harris, Eric King, Jeffrey Graham, Etopia Evans, Christopher Goode, Darryl Ashmore, 127 Order]. Signed by Judge William Alsup on 11/18/2016. (whasec, COURT STAFF) (Filed on 11/18/2016) (Entered: 11/18/2016)
11/21/2016	129	Declaration of Stuart A. Davidson in Support of 125 Discovery Letter Brief <i>Compelling Production from Walgreen - Declaration of Stuart A. Davidson Regarding Meeting and Conferring in Connection with Discovery Dispute with Walgreen</i> - filed by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Troy Sadowski, Reginald Walker, Jerry Wunsch. (Related document(s) 125) (Davidson, Stuart) (Filed on 11/21/2016) (Entered: 11/21/2016)
11/21/2016	130	PROOF of Service for Subpoena served on Champion Health Services, Inc. on 10/21/2016, filed by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Mel Renfro, Troy Sadowski, Reginald Walker, Jerry Wunsch. (Sinclair, William) (Filed on 11/21/2016) Modified on 11/22/2016 (ecgS, COURT STAFF). (Entered: 11/21/2016)
11/21/2016		

		<p>Electronic filing error. Incorrect event used. [err101] Re: 126 Renotice motion hearing filed by Robert Massey, Jerry Wunsch, Reginald Walker, Cedric Killings, Alphonso Carreker, Steven Lofton, Troy Sadowski, Duriel Harris, Eric King, Jeffrey Graham, Etopia Evans, Christopher Goode, Darryl Ashmore</p> <p>More closely aligned ECF event is: MOTION FOR MISCELLANEOUS RELIEF (located: Civil Events > Motions and Related Filings > Motions - General). Corrected by Clerk's Office. No further action is necessary. (ecgS, COURT STAFF) (Filed on 11/21/2016) (Entered: 11/21/2016)</p>
11/22/2016		<p>Electronic filing error. Incorrect event used. [err101] Re: 130 Affidavit of Service, filed by Robert Massey, Jerry Wunsch, Reginald Walker, Cedric Killings, Mel Renfro, Alphonso Carreker, Steven Lofton, Troy Sadowski, Duriel Harris, Eric King, Jeffrey Graham, Etopia Evans, Christopher Goode, Darryl Ashmore</p> <p>Correct event is PROOF/CERTIFICATE OF SERVICE (located: Civil Events > Initial Pleadings and Service > Service of Process) Corrected by Clerk's Office. No further action is necessary. (ecgS, COURT STAFF) (Filed on 11/22/2016) (Entered: 11/22/2016)</p>
11/22/2016	131	<p>Minute Entry for proceedings held before Hon. William Alsup: Discovery Hearing held on 11/22/2016. Total Time in Court 15 minutes. Court Reporter Name Kathy Sullivan. Plaintiff Attorney Bill Sinclair. Defendant Attorney Allen Ruby; Sonya Winner. Attachment minute order.(dl, COURT STAFF) (Date Filed: 11/22/2016) (Entered: 11/23/2016)</p>
11/23/2016	132	<p>ORDER SETTING HEARING RE PLAINTIFFS' DISCOVERY DISPUTE [re 125 Discovery Letter Brief <i>Compelling Production from Walgreen</i> filed by Robert Massey, Jerry Wunsch, Reginald Walker, Cedric Killings, Alphonso Carreker, Steven Lofton, Troy Sadowski, Duriel Harris, Eric King, Jeffrey Graham, Etopia Evans, Christopher Goode, Darryl Ashmore]. Response due by NOON on 11/29/2016. Two-hour meet-and-confer in the Court's jury room from 9:30 AM--11:30 AM 12/1/2016. Discovery Hearing set for 12/1/2016 11:30 AM in Courtroom 8, 19th Floor, San Francisco before Hon. William Alsup.. Signed by Judge William Alsup on 11/23/2016. (whasec, COURT STAFF) (Filed on 11/23/2016) (Entered: 11/23/2016)</p>
11/28/2016	133	<p>ORDER RE 115 DEFENDANTS' FIRST DISCOVERY DISPUTE by Hon. William Alsup. (whalc2, COURT STAFF) (Filed on 11/28/2016) (Entered: 11/28/2016)</p>
11/28/2016		Filed in Error. Please see 134 for attached PDF. Modified on 11/29/2016 (ecgS, COURT STAFF). (Entered: 11/28/2016)
11/28/2016	134	<p>ORDER RE 125 PLAINTIFFS' FIRST DISCOVERY DISPUTE by Hon. William Alsup. (whalc2, COURT STAFF) (Filed on 11/28/2016) (Entered: 11/28/2016)</p>
11/29/2016	135	Supplemental Discovery Letter Brief filed by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris,

		Cedric Killings, Eric King, Steven Lofton, Robert Massey, Troy Sadowski, Reginald Walker, Jerry Wunsch. (Davidson, Stuart) (Filed on 11/29/2016) (Entered: 11/29/2016)
11/30/2016	136	AMENDED COMPLAINT against All Defendants. Filed by Cedric Killings, Robert Massey, Reginald Walker, Etopia Evans, Duriel Harris, Darryl Ashmore, Jeffrey Graham, Steven Lofton, Jerry Wunsch, Troy Sadowski, Eric King, Alphonso Carreker, Christopher Goode. (Attachments: # 1 Certificate/Proof of Service, # 2 Exhibit A)(Sinclair, William) (Filed on 11/30/2016) (Entered: 11/30/2016)
12/07/2016	137	MOTION for leave to appear in Pro Hac Vice of <i>Nathan Oleson</i> (Filing fee \$ 310, receipt number 0971-10988851.) filed by Arizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company LLC, Dallas Cowboys Football Club LTD., Football Northwest LLC, Forty Niners Football Company LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City Chiefs Football Club, Inc, Miami Dolphins LTD, Minnesota Vikings Football Club, LLC, NFL Clubs, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets LLC, PDB Sports, Ltd, Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football Inc, Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc., The Los Angeles Rams, LLC, The Oakland Raiders, LLP, The St. Louis Rams LLC. (Attachments: # 1 Certificate of Good Standing)(Oleson, Nathan) (Filed on 12/7/2016) (Entered: 12/07/2016)
12/08/2016	138	ORDER GRANTING 137 APPLICATION FOR ADMISSION OF ATTORNEY NATHAN OLESON PRO HAC VICE by Hon. William Alsup. (whalc2, COURT STAFF) (Filed on 12/8/2016) (Entered: 12/08/2016)
12/14/2016	139	MOTION to Dismiss <i>Amended Complaint and Notice of Motion</i> filed by Arizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company LLC, Dallas Cowboys Football Club LTD., Football Northwest LLC, Forty Niners Football Company LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City Chiefs Football Club, Inc, Miami Dolphins LTD, Minnesota Vikings Football Club, LLC, NFL Clubs, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets LLC, PDB Sports, Ltd, Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football Inc, Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc., The Los Angeles Rams, LLC, The Oakland Raiders, LLP, The St. Louis Rams LLC. Motion Hearing set for 1/19/2017 08:00 AM in Courtroom 8, 19th Floor, San Francisco before Hon. William Alsup. Responses due by 12/28/2016. Replies

		due by 1/4/2017. (Attachments: # 1 Exhibit A, # 2 Proposed Order)(Winner, Sonya) (Filed on 12/14/2016) (Entered: 12/14/2016)
12/14/2016	140	Declaration of Sonya D. Winner in Support of 139 MOTION to Dismiss <i>Amended Complaint and Notice of Motion</i> filed by Arizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company LLC, Dallas Cowboys Football Club LTD., Football Northwest LLC, Forty Niners Football Company LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City Chiefs Football Club, Inc, Miami Dolphins LTD, Minnesota Vikings Football Club, LLC, NFL Clubs, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets LLC, PDB Sports, Ltd, Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football Inc, Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc., The Los Angeles Rams, LLC, The Oakland Raiders, LLP, The St. Louis Rams LLC. (Attachments: # 1 Exhibit 1, # 2 Exhibit 2, # 3 Exhibit 3, # 4 Exhibit 4)(Related document(s) 139) (Winner, Sonya) (Filed on 12/14/2016) (Entered: 12/14/2016)
12/16/2016	141	MOTION for leave to appear in Pro Hac Vice of <i>Jason H. Alperstein</i> (Filing fee \$ 310, receipt number 0971-11011533.) filed by Etopia Evans. (Attachments: # 1 Exhibit #1 - Certificate of Good Standing)(Alperstein, Jason) (Filed on 12/16/2016) (Entered: 12/16/2016)
12/16/2016	142	ORDER GRANTING 141 APPLICATION FOR ADMISSION OF ATTORNEY JASON ALPERSTEIN PRO HAC VICE by Hon. William Alsup. (whalc2, COURT STAFF) (Filed on 12/16/2016) (Entered: 12/16/2016)
12/16/2016	143	MOTION for Extension of Time to File Response/Reply to <i>Defendants' Motion to Dismiss</i> filed by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Mel Renfro, Troy Sadowski, Reginald Walker, Jerry Wunsch. (Attachments: # 1 Proposed Order, # 2 Certificate/Proof of Service)(Sinclair, William) (Filed on 12/16/2016) (Entered: 12/16/2016)
12/16/2016	144	ORDER GRANTING 143 PLAINTIFFS' UNOPPOSED MOTION TO EXTEND RESPONSE TIME TO 139 DEFENDANTS' MOTION TO DISMISS AMENDED COMPLAINT by Hon. William Alsup. Responses due by 1/4/2017. Replies due by 1/11/2017. Motion Hearing set for 1/26/2017 08:00 AM in Courtroom 8, 19th Floor, San Francisco before Hon. William Alsup. (whalc2, COURT STAFF) (Filed on 12/16/2016) (Entered: 12/16/2016)
12/30/2016	145	MOTION for leave to appear in Pro Hac Vice (Filing fee \$ 310, receipt number 0971-11040839.) filed by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Mel Renfro, Troy Sadowski, Reginald Walker, Jerry Wunsch. (Attachments: # 1 Certificate of Good Standing)(Leitess, Steven) (Filed on 12/30/2016) (Entered: 12/30/2016)

12/30/2016	146	MOTION for leave to appear in Pro Hac Vice (Filing fee \$ 310, receipt number 0971-11040851.) filed by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Mel Renfro, Troy Sadowski, Reginald Walker, Jerry Wunsch. (Attachments: # 1 Certificate of Good Standing)(Slutkin, Andrew) (Filed on 12/30/2016) (Entered: 12/30/2016)
12/30/2016	147	ORDER GRANTING 145 APPLICATION FOR ADMISSION OF ATTORNEY STEVEN LEITESS PRO HAC VICE by Hon. William Alsup. (whalc2, COURT STAFF) (Filed on 12/30/2016) (Entered: 12/30/2016)
12/30/2016	148	ORDER GRANTING 146 APPLICATION FOR ADMISSION OF ATTORNEY ANDREW SLUTKIN PRO HAC VICE by Hon. William Alsup. (whalc2, COURT STAFF) (Filed on 12/30/2016) (Entered: 12/30/2016)
01/03/2017	149	MOTION for Leave to File Excess Pages filed by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Mel Renfro, Troy Sadowski, Reginald Walker, Jerry Wunsch. (Attachments: # 1 Exhibit A, # 2 Exhibit B, # 3 Certificate/Proof of Service)(Sinclair, William) (Filed on 1/3/2017) (Entered: 01/03/2017)
01/03/2017	150	MOTION for leave to appear in Pro Hac Vice (Filing fee \$ 310, receipt number 0971-11044162.) filed by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Mel Renfro, Troy Sadowski, Reginald Walker, Jerry Wunsch. (Attachments: # 1 Certificate of Good Standing)(White, Jamison) (Filed on 1/3/2017) (Entered: 01/03/2017)
01/03/2017	151	ORDER GRANTING 150 APPLICATION FOR ADMISSION OF ATTORNEY JAMISON WHITE PRO HAC VICE by Hon. William Alsup. (whalc2, COURT STAFF) (Filed on 1/3/2017) (Entered: 01/03/2017)
01/03/2017	152	ORDER GRANTING 149 ADMINISTRATIVE MOTION TO EXCEED PAGE LIMIT FOR OPPOSITION BRIEF by Hon. William Alsup. (whalc2, COURT STAFF) (Filed on 1/3/2017) (Entered: 01/03/2017)
01/04/2017	153	OPPOSITION/RESPONSE (re 139 MOTION to Dismiss <i>Amended Complaint and Notice of Motion</i>) filed by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Troy Sadowski, Reginald Walker, Jerry Wunsch. (Attachments: # 1 Exhibit A, # 2 Certificate/Proof of Service) (Sinclair, William) (Filed on 1/4/2017) (Entered: 01/04/2017)
01/05/2017	154	MOTION for leave to appear in Pro Hac Vice of attorney <i>Jennifer A. Holmes</i> (Filing fee \$ 310, receipt number 0971-11051282.) filed by Arizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company LLC, Dallas Cowboys Football Club LTD., Football

		<p>Northwest LLC, Forty Niners Football Company LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City Chiefs Football Club, Inc, Miami Dolphins LTD, Minnesota Vikings Football Club, LLC, NFL Clubs, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets LLC, PDB Sports, Ltd, Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football Inc, Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc., The Los Angeles Rams, LLC, The Oakland Raiders, LLP, The St. Louis Rams LLC. (Attachments: # 1 Exhibit Certificate of Good Standing)(Winner, Sonya) (Filed on 1/5/2017) (Entered: 01/05/2017)</p>
01/05/2017	155	ORDER GRANTING 154 APPLICATION FOR ADMISSION OF ATTORNEY JENNIFER HOLMES PRO HAC VICE by Hon. William Alsup. (whalc2, COURT STAFF) (Filed on 1/5/2017) (Entered: 01/05/2017)
01/06/2017	156	NOTICE of Appearance by Gregory William Knopp (Knopp, Gregory) (Filed on 1/6/2017) (Entered: 01/06/2017)
01/09/2017	157	NOTICE of Withdrawal of Attorney Janine D. Arno as Counsel for Plaintiffs by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Troy Sadowski, Reginald Walker, Jerry Wunsch (Davidson, Stuart) (Filed on 1/9/2017) Modified on 1/10/2017 (alsS, COURT STAFF). (Entered: 01/09/2017)
01/11/2017	158	REPLY in Support of 139 MOTION to Dismiss Amended Complaint, filed by Arizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company LLC, Dallas Cowboys Football Club LTD., Football Northwest LLC, Forty Niners Football Company LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City Chiefs Football Club, Inc, Miami Dolphins LTD, Minnesota Vikings Football Club, LLC, NFL Clubs, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets LLC, PDB Sports, Ltd, Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football Inc, Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc., The Los Angeles Rams, LLC, The Oakland Raiders, LLP, The St. Louis Rams LLC. (Winner, Sonya) (Filed on 1/11/2017) Modified on 1/12/2017 (alsS, COURT STAFF). (Entered: 01/11/2017)
01/18/2017	159	MOTION for leave to appear in Pro Hac Vice by Marla Axelrod (Filing fee \$ 310, receipt number 0971-11082895.) filed by Arizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company LLC, Dallas Cowboys Football Club LTD., Football Northwest LLC, Forty Niners Football Company LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City

		Chiefs Football Club, Inc, Miami Dolphins LTD, Minnesota Vikings Football Club, LLC, NFL Clubs, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets LLC, PDB Sports, Ltd, Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football Inc, Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc.,, The Los Angeles Rams, LLC, The Oakland Raiders, LLP, The St. Louis Rams LLC. (Axelrod, Marla) (Filed on 1/18/2017) (Entered: 01/18/2017)
01/19/2017	<u>160</u>	ORDER DENYING <u>159</u> PRO HAC VICE APPLICATION by Hon. William Alsup. (whalc2, COURT STAFF) (Filed on 1/19/2017) (Entered: 01/19/2017)
01/19/2017	<u>161</u>	Amended MOTION for leave to appear in Pro Hac Vice <i>by Marla Axelrod</i> (Filing fee \$ 310, receipt number 0971-11082895.) Filing fee previously paid on 1/18/2017 filed by Arizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company LLC, Dallas Cowboys Football Club LTD., Football Northwest LLC, Forty Niners Football Company LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City Chiefs Football Club, Inc, Miami Dolphins LTD, Minnesota Vikings Football Club, LLC, NFL Clubs, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets LLC, PDB Sports, Ltd, Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football Inc, Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc.,, The Los Angeles Rams, LLC, The Oakland Raiders, LLP, The St. Louis Rams LLC. (Axelrod, Marla) (Filed on 1/19/2017) (Entered: 01/19/2017)
01/23/2017	<u>162</u>	ORDER GRANTING <u>161</u> APPLICATION FOR ADMISSION OF ATTORNEY MARLA AXELROD PRO HAC VICE by Hon. William Alsup. (whalc2, COURT STAFF) (Filed on 1/23/2017) (Entered: 01/23/2017)
01/26/2017	<u>163</u>	TRANSCRIPT ORDER for proceedings held on 01/26/2017 before Hon. William Alsup by Arizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company LLC, Dallas Cowboys Football Club LTD., Football Northwest LLC, Forty Niners Football Company LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City Chiefs Football Club, Inc, Miami Dolphins LTD, Minnesota Vikings Football Club, LLC, NFL Clubs, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets LLC, PDB Sports, Ltd, Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football Inc, Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc.,, The Los Angeles Rams, LLC, The Oakland Raiders, LLP, The St.

		Louis Rams LLC, for Court Reporter Belle Ball. (Winner, Sonya) (Filed on 1/26/2017) (Entered: 01/26/2017)
01/26/2017	164	Minute Entry for proceedings held before Hon. William Alsup: Motion Hearing held on 1/26/2017 re 139 MOTION to Dismiss Amended Complaint and Notice of Motion. Motion Taken Under Submission. Total Time in Court 1:09. Court Reporter Name Belle Ball. Plaintiff Attorney Phillip Closius. Defendant Attorney Gregg Levy; Sonya Winter. This is a text only Minute Entry (dl, COURT STAFF) (Date Filed: 1/26/2017) (Entered: 01/26/2017)
02/02/2017	165	Letter dated 1/31/17 from Robert W. Frank to the Honorable William Alsup. (alsS, COURT STAFF) (Filed on 2/2/2017) (Entered: 02/02/2017)
02/03/2017	166	ORDER SETTING DISCOVERY HEARING RE DR. DAVID CHAO [re 165 Letter]. Response due by 5:00 PM 2/3/2017. Two-hour meeting-and-confer from 9:00 AM--11:00 AM 2/6/2017 in Court's jury room. Discovery Hearing set for 2/6/2017 11:00 AM in Courtroom 8, 19th Floor, San Francisco before Hon. William Alsup. Signed by Judge William Alsup on 2/3/2017. (whasec, COURT STAFF) (Filed on 2/3/2017) (Entered: 02/03/2017)
02/03/2017	167	RESPONSE to re 165 Letter, by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Troy Sadowski, Reginald Walker, Jerry Wunsch. (Attachments: # 1 Exhibit A (Email))(Davidson, Stuart) (Filed on 2/3/2017) Modified on 2/6/2017 (alsS, COURT STAFF). (Entered: 02/03/2017)
02/03/2017	168	ORDER GRANTING IN PART 139 MOTION TO DISMISS by Hon. William Alsup. Amended Pleadings due by 2/22/2017. Motions due by 3/15/2017. (whalc2, COURT STAFF) (Filed on 2/3/2017) (Entered: 02/03/2017)
02/10/2017	169	Transcript of Proceedings held on January 26, 2017, before Judge William Alsup. Court Reporter Belle Ball, CSR, CRR, RDR, telephone number (415) 373-2529, belle_ball@cand.uscourts.gov. Per General Order No. 59 and Judicial Conference policy, this transcript may be viewed only at the Clerk's Office public terminal or may be purchased through the Court Reporter until the deadline for the Release of Transcript Restriction. After that date it may be obtained through PACER. Any Notice of Intent to Request Redaction, if required, is due no later than 5 business days from date of this filing. (Re 163 Transcript Order,,,,) Release of Transcript Restriction set for 5/11/2017. (Related documents(s) 163) (Ball, Belle) (Filed on 2/10/2017) (Entered: 02/10/2017)
02/13/2017	170	TRANSCRIPT ORDER for proceedings held on 01/26/2017 before Hon. William Alsup by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Mel Renfro, Troy Sadowski, Reginald Walker, Jerry Wunsch, for Court Reporter Belle Ball. (Sinclair, William) (Filed on 2/13/2017) (Entered: 02/13/2017)

02/14/2017	171	MOTION for Extension of Time to Amend 1 Complaint,,,,,, filed by Darryl Ashmore, Alphonso Carreker, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Troy Sadowski, Reginald Walker, Jerry Wunsch. (Attachments: # 1 Certificate/Proof of Service, # 2 Proposed Order)(Sinclair, William) (Filed on 2/14/2017) (Entered: 02/14/2017)
02/15/2017	172	OPPOSITION/RESPONSE (re 171 MOTION for Extension of Time to Amend 1 Complaint), filed by Arizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company LLC, Dallas Cowboys Football Club LTD., Football Northwest LLC, Forty Niners Football Company LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City Chiefs Football Club, Inc, Miami Dolphins LTD, Minnesota Vikings Football Club, LLC, NFL Clubs, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets LLC, PDB Sports, Ltd, Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football Inc, Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc., The Los Angeles Rams, LLC, The Oakland Raiders, LLP, The St. Louis Rams LLC. (Winner, Sonya) (Filed on 2/15/2017) Modified on 2/16/2017 (alsS, COURT STAFF). (Entered: 02/15/2017)
02/15/2017	173	ORDER RE 171 PLAINTIFFS' MOTION FOR EXTENSION OF TIME TO FILE SECOND AMENDED COMPLAINT. Signed by Judge Alsup on 2/15/2017. (whalc2, COURT STAFF) (Filed on 2/15/2017) (Entered: 02/15/2017)
02/17/2017	174	REPLY (re 171 MOTION for Extension of Time to Amend 1 Complaint) filed by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Troy Sadowski, Reginald Walker, Jerry Wunsch. (Attachments: # 1 Certificate/Proof of Service)(Sinclair, William) (Filed on 2/17/2017) Modified on 2/21/2017 (alsS, COURT STAFF). (Entered: 02/17/2017)
02/21/2017	175	ORDER DENYING 171 EXTENSION OF TIME TO FILE SECOND AMENDED COMPLAINT by Hon. William Alsup. (whalc2, COURT STAFF) (Filed on 2/21/2017) (Entered: 02/21/2017)
02/22/2017	176	Consent Administrative Motion to File Under Seal <i>Plaintiffs' Second Amended Complaint</i> filed by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Mel Renfro, Troy Sadowski, Reginald Walker, Jerry Wunsch. (Attachments: # 1 Declaration, # 2 Proposed Order, # 3 Redacted Version of Second Amended Complaint, # 4 Unredacted Version of Second Amended Complaint, # 5 Ex. A, # 6 Unredacted Version of Ex. B, # 7 Unredacted Version of Ex. C, # 8 Unredacted Version of Ex. D, # 9 Ex. E, # 10 Unredacted Version of Ex. F, # 11 Certificate/Proof of Service)(Sinclair, William) (Filed on 2/22/2017) (Entered: 02/22/2017)

02/24/2017	177	STIPULATION WITH PROPOSED ORDER FOR EXTENSION OF TIME TO FILE DECLARATIONS IN SUPPORT OF SEALING PURSUANT TO CIVIL LOCAL RULE 79-5(e)(1) filed by Arizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company LLC, Dallas Cowboys Football Club LTD., Football Northwest LLC, Forty Niners Football Company LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City Chiefs Football Club, Inc, Miami Dolphins LTD, Minnesota Vikings Football Club, LLC, NFL Clubs, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets LLC, PDB Sports, Ltd, Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football Inc, Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc., The Los Angeles Rams, LLC, The Oakland Raiders, LLP, The St. Louis Rams LLC. (Block, Benjamin) (Filed on 2/24/2017) (Entered: 02/24/2017)
02/24/2017	178	ORDER EXTENDING TIME TO FILE DECLARATIONS IN SUPPORT OF ADMINISTRATIVE MOTION TO FILE UNDER SEAL (pursuant to 177 stipulation) by Hon. William Alsup. (whalc2, COURT STAFF) (Filed on 2/24/2017) (Entered: 02/24/2017)
03/01/2017	179	ORDER RE DISCLOSURE OF NON-PARTY INTERESTED ENTITIES OR PERSONS. Signed by Judge Alsup on 3/1/2017. (whalc2, COURT STAFF) (Filed on 3/1/2017) (Entered: 03/01/2017)
03/01/2017	180	Certificate of Interested Entities by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Troy Sadowski, Reginald Walker, Jerry Wunsch (Attachments: # 1 Certificate/Proof of Service)(Sinclair, William) (Filed on 3/1/2017) (Entered: 03/01/2017)
03/03/2017	181	MOTION for leave to appear in Pro Hac Vice (Filing fee \$ 310, receipt number 0971-11203299.) filed by Third Party Witnesses. (Coyne, Sarah) (Filed on 3/3/2017) (Entered: 03/03/2017)
03/03/2017	182	ORDER DENYING 181 PRO HAC VICE APPLICATION by Hon. William Alsup. (whalc2, COURT STAFF) (Filed on 3/3/2017) (Entered: 03/03/2017)
03/03/2017	183	MOTION for leave to appear in Pro Hac Vice (Filing fee \$ 310, receipt number 0971-11203299.) Filing fee previously paid on 3/3/17 filed by Third Party Witnesses. (Coyne, Sarah) (Filed on 3/3/2017) (Entered: 03/03/2017)
03/03/2017	184	ORDER DENYING 183 PRO HAC VICE APPLICATION by Hon. William Alsup. (whalc2, COURT STAFF) (Filed on 3/3/2017) (Entered: 03/03/2017)
03/06/2017	185	MOTION for leave to appear in Pro Hac Vice (Filing fee \$ 310, receipt number 0971-11203299.) Filing fee previously paid on 03/03/2017 filed by

		Third Party Witnesses. (Coyne, Sarah) (Filed on 3/6/2017) (Entered: 03/06/2017)
03/06/2017	186	ORDER GRANTING 185 APPLICATION FOR ADMISSION OF ATTORNEY SARAH COYNE PRO HAC VICE by Hon. William Alsup. (whalc2, COURT STAFF) (Filed on 3/6/2017) (Entered: 03/06/2017)
03/09/2017	187	ORDER DENYING 176 ADMINISTRATIVE MOTION TO FILE UNDER SEAL by Hon. William Alsup. (whalc2, COURT STAFF) (Filed on 3/9/2017) (Entered: 03/09/2017)
03/10/2017	188	CLERK'S NOTICE. (<i>This is a text-only entry generated by the court. There is no document associated with this entry.</i>). Telephonic Scheduling Conference to discuss Settlement Conference Date set for 3/17/2017 at 11:00 AM in Courtroom G, 15th Floor, San Francisco before Chief Magistrate Judge Joseph C. Spero. (klhS, COURT STAFF) (Filed on 3/10/2017) (Entered: 03/10/2017)
03/10/2017	189	AMENDED COMPLAINT against All Defendants. Filed by Cedric Killings, Robert Massey, Reginald Walker, Etopia Evans, Duriel Harris, Darryl Ashmore, Jeffrey Graham, Steven Lofton, Jerry Wunsch, Troy Sadowski, Eric King, Alphonso Carreker, Christopher Goode. (Attachments: # 1 Exhibit A, # 2 Exhibit B, # 3 Exhibit C, # 4 Exhibit D, # 5 Exhibit E, # 6 Exhibit F, # 7 Certificate/Proof of Service)(Sinclair, William) (Filed on 3/10/2017) (Entered: 03/10/2017)
03/15/2017	190	Administrative Motion to File Under Seal <i>Defendants Motion to Dismiss the Second Amended Complaint and For Summary Judgment</i> filed by Arizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company LLC, Dallas Cowboys Football Club LTD., Football Northwest LLC, Forty Niners Football Company LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City Chiefs Football Club, Inc, Miami Dolphins LTD, Minnesota Vikings Football Club, LLC, NFL Clubs, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets LLC, PDB Sports, Ltd, Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football Inc, Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc., The Los Angeles Rams, LLC, The Oakland Raiders, LLP, The St. Louis Rams LLC. (Attachments: # 1 Declaration, # 2 Proposed Order, # 3 Redacted Version of Defendants Motion to Dismiss and for Summary Judgment, # 4 Exhibit A to Redacted Version of Defendants Motion to Dismiss and for Summary Judgment, # 5 Exhibit B to Redacted Version of Defendants Motion to Dismiss and for Summary Judgment, # 6 Unredacted Version of Defendants Motion to Dismiss and for Summary Judgment, # 7 Exhibit A to Unredacted Version of Defendants Motion to Dismiss and for Summary Judgment, # 8 Exhibit B to Unredacted Version of Defendants Motion to Dismiss and for Summary Judgment, # 9 Certificate of Service)(Winner, Sonya) (Filed on 3/15/2017) (Entered: 03/15/2017)
03/15/2017	191	

		[PROPOSED] ORDER ON MOTION TO DISMISS SECOND AMENDED COMPLAINT AND FOR SUMMARY JUDGMENT ON THE INDIVIDUAL CLAIMS OF CERTAIN PLAINTIFFS re 190 Administrative Motion to File Under Seal <i>Defendants Motion to Dismiss the Second Amended Complaint and For Summary Judgment [Proposed] Order on Motion to Dismiss the Second Amended Complaint and for Summary Judgment</i> filed by Arizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company LLC, Dallas Cowboys Football Club LTD., Football Northwest LLC, Forty Niners Football Company LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City Chiefs Football Club, Inc, Miami Dolphins LTD, Minnesota Vikings Football Club, LLC, NFL Clubs, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets LLC, PDB Sports, Ltd, Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football Inc, Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc., The Los Angeles Rams, LLC, The Oakland Raiders, LLP, The St. Louis Rams LLC. (Related document(s) 190) (Winner, Sonya) (Filed on 3/15/2017) Modified on 3/20/2017 (rcsS, COURT STAFF). (Entered: 03/15/2017)
03/15/2017	192	DECLARATION OF BENJAMIN C. BLOCK IN SUPPORT OF DEFENDANTS MOTION FOR SUMMARY JUDGMENT re 190 Administrative Motion to File Under Seal <i>Defendants Motion to Dismiss the Second Amended Complaint and For Summary Judgment Declaration of Benjamin C. Block in Support of Defendants Motion For Summary Judgment</i> filed by Arizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company LLC, Dallas Cowboys Football Club LTD., Football Northwest LLC, Forty Niners Football Company LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City Chiefs Football Club, Inc, Miami Dolphins LTD, Minnesota Vikings Football Club, LLC, NFL Clubs, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets LLC, PDB Sports, Ltd, Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football Inc, Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc., The Los Angeles Rams, LLC, The Oakland Raiders, LLP, The St. Louis Rams LLC. (Attachments: # 1 Exhibit 1, # 2 Exhibit 2, # 3 Exhibit 3, # 4 Exhibit 4, # 5 Exhibit 5, # 6 Exhibit 6, # 7 Exhibit 7, # 8 Exhibit 8, # 9 Exhibit 9, # 10 Exhibit 10, # 11 Exhibit 11, # 12 Exhibit 12, # 13 Exhibit 13, # 14 Exhibit 14 - Unredacted Version, # 15 Exhibit 15 - Unredacted Version, # 16 Exhibit 16 - Unredacted Version, # 17 Exhibit 17 - Unredacted Version, # 18 Exhibit 18 - Unredacted Version, # 19 Exhibit 19 - Unredacted Version, # 20 Exhibit 20 - Unredacted Version, # 21 Exhibit 21 - Unredacted Version, # 22 Exhibit 22 - Unredacted Version, # 23 Exhibit 23 - Unredacted Version, # 24 Exhibit 24 - Unredacted Version, # 25 Exhibit 25 - Unredacted Version, # 26 Exhibit 26 - Unredacted Version, # 27 Exhibit 27 - Unredacted Version, # 28 Exhibit 28 -

		Unredacted Version, # 29 Exhibit 29 - Unredacted Version, # 30 Exhibit 30 - Unredacted Version, # 31 Exhibit 31 - Unredacted Version, # 32 Exhibit 32 - Unredacted Version, # 33 Exhibit 33 - Unredacted Version, # 34 Exhibit 34 - Unredacted Version, # 35 Exhibit 35 - Unredacted Version, # 36 Exhibit 36 - Unredacted Version, # 37 Exhibit 37 - Unredacted Version, # 38 Exhibit 38 - Unredacted Version, # 39 Exhibit 39 - Unredacted Version, # 40 Exhibit 40 - Unredacted Version, # 41 Exhibit 41 - Unredacted Version, # 42 Exhibit 42 - Unredacted Version, # 43 Exhibit 43 - Unredacted Version, # 44 Exhibit 44 - Unredacted Version, # 45 Exhibit 45 - Unredacted Version, # 46 Exhibit 46 - Unredacted Version, # 47 Exhibit 47 - Unredacted Version, # 48 Exhibit 48 - Unredacted Version)(Related document(s) 190) (Block, Benjamin) (Filed on 3/15/2017) Modified on 3/20/2017 (rcsS, COURT STAFF). (Entered: 03/15/2017)
03/16/2017	193	STIPULATION WITH PROPOSED ORDER re 190 Administrative Motion to File Under Seal <i>Defendants Motion to Dismiss the Second Amended Complaint and For Summary Judgment</i> filed by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Mel Renfro, Troy Sadowski, Reginald Walker, Jerry Wunsch. (Attachments: # 1 Certificate/Proof of Service)(Sinclair, William) (Filed on 3/16/2017) (Entered: 03/16/2017)
03/16/2017	194	ORDER EXTENDING TIME TO FILE DECLARATIONS IN SUPPORT OF ADMINISTRATIVE MOTION TO FILE UNDER SEAL (pursuant to 193 stipulation) by Hon. William Alsup. (whalc2, COURT STAFF) (Filed on 3/16/2017) (Entered: 03/16/2017)
03/17/2017	195	Discovery Letter Brief filed by Arizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company LLC, Dallas Cowboys Football Club LTD., Football Northwest LLC, Forty Niners Football Company LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City Chiefs Football Club, Inc, Miami Dolphins LTD, Minnesota Vikings Football Club, LLC, NFL Clubs, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets LLC, PDB Sports, Ltd, Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football Inc, Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc., The Los Angeles Rams, LLC, The Oakland Raiders, LLP, The St. Louis Rams LLC. (Attachments: # 1 Exhibit A) (Winner, Sonya) (Filed on 3/17/2017) (Entered: 03/17/2017)
03/20/2017	196	STIPULATION WITH PROPOSED ORDER FOR EXTENSION OF TIME FOR SUBMISSION OF OPPOSITION AND REPLY BRIEFS ON PENDING MOTION TO DISMISS AND FOR SUMMARY JUDGMENT filed by Arizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company LLC, Dallas Cowboys Football Club LTD., Football Northwest LLC, Forty Niners Football Company LLC, Green Bay

		Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City Chiefs Football Club, Inc, Miami Dolphins LTD, Minnesota Vikings Football Club, LLC, NFL Clubs, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets LLC, PDB Sports, Ltd, Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football Inc, Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc., The Los Angeles Rams, LLC, The Oakland Raiders, LLP, The St. Louis Rams LLC. (Block, Benjamin) (Filed on 3/20/2017) (Entered: 03/20/2017)
03/20/2017	197	MOTION to Dismiss <i>the Second Amended Complaint and, MOTION for Summary Judgment on the Individual Claims of Certain Plaintiffs [REDACTED version]</i> filed by Arizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company LLC, Dallas Cowboys Football Club LTD., Football Northwest LLC, Forty Niners Football Company LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City Chiefs Football Club, Inc, Miami Dolphins LTD, Minnesota Vikings Football Club, LLC, NFL Clubs, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets LLC, PDB Sports, Ltd, Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football Inc, Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc., The Los Angeles Rams, LLC, The Oakland Raiders, LLP, The St. Louis Rams LLC. Motion Hearing set for 4/27/2017 08:00 AM in Courtroom 8, 19th Floor, San Francisco before Hon. William Alsup. Responses due by 3/29/2017. Replies due by 4/5/2017. (Attachments: # 1 Exhibit A, # 2 Exhibit B, # 3 Proposed Order)(Winner, Sonya) (Filed on 3/20/2017) (Entered: 03/20/2017)
03/20/2017	198	Minute Entry for proceedings held before Chief Magistrate Judge Joseph C. Spero: Telephonic Scheduling Conference to reschedule Settlement Conference held on 3/17/2017. Settlement conference rescheduled for 8/9/17 at 9:30 AM before Chief Magistrate Judge Spero. FTR Time : Not Reported. Plaintiff Attorney Bill Sinclair (via phone). Defendant Attorney Ben Block (via phone). This is a text only Minute Entry (klhS, COURT STAFF) (Date Filed: 3/20/2017) (Entered: 03/20/2017)
03/20/2017	199	CLERK'S NOTICE RESCHEDULING SETTLEMENT CONFERENCE. Settlement Conference, previously set for 4/24/17, at 9:30 AM, has been re-set for 8/9/2017 at 09:30 AM in Courtroom G, 15th Floor, San Francisco before Chief Magistrate Judge Joseph C. Spero. (klhS, COURT STAFF) (Filed on 3/20/2017) (Entered: 03/20/2017)
03/20/2017	200	

		ORDER SETTING DISCOVERY HEARING (re 195). Signed by Judge Alsup on 3/20/2017. Discovery Hearing set for 3/23/2017 10:00 AM in Courtroom 8, 19th Floor, San Francisco before Hon. William Alsup. (whalc2, COURT STAFF) (Filed on 3/20/2017) (Entered: 03/20/2017)
03/20/2017	201	ORDER EXTENDING BRIEFING SCHEDULE FOR 197 MOTION TO DISMISS AND FOR SUMMARY JUDGMENT (pursuant to 196 stipulation). Signed by Judge Alsup on 3/20/2017. Responses due by 4/3/2017. Replies due by 4/13/2017. (whalc2, COURT STAFF) (Filed on 3/20/2017) (Entered: 03/20/2017)
03/23/2017	202	Minute Entry for proceedings held before Hon. William Alsup: Discovery Hearing held on 3/23/2017. Plaintiff shall refile disclosures in 10 days, by noon. Total Time in Court 5 minutes. Court Reporter Name JoAnn Bryce. Plaintiff Attorney William Sinclair. Defendant Attorney Sonya Winner. This is a text only Minute Entry (dl, COURT STAFF) (Date Filed: 3/23/2017) (Entered: 03/23/2017)
03/24/2017	203	TRANSCRIPT ORDER for proceedings held on 3/23/2017 before Hon. William Alsup by Arizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company LLC, Dallas Cowboys Football Club LTD., Football Northwest LLC, Forty Niners Football Company LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City Chiefs Football Club, Inc, Miami Dolphins LTD, Minnesota Vikings Football Club, LLC, NFL Clubs, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets LLC, PDB Sports, Ltd, Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football Inc, Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc., The Los Angeles Rams, LLC, The Oakland Raiders, LLP, The St. Louis Rams LLC, for Court Reporter Jo Ann Bryce. (Winner, Sonya) (Filed on 3/24/2017) (Entered: 03/24/2017)
03/24/2017	204	ORDER AFTER DISCOVERY HEARING (re 195) Hon. William Alsup. (whalc2, COURT STAFF) (Filed on 3/24/2017) (Entered: 03/24/2017)
03/24/2017	205	Transcript of Proceedings held on 3/23/17, before Judge William H. Alsup. Court Reporter Jo Ann Bryce, telephone number 510-910-5888, joann_bryce@cand.uscourts.gov. Per General Order No. 59 and Judicial Conference policy, this transcript may be viewed only at the Clerk's Office public terminal or may be purchased through the Court Reporter until the deadline for the Release of Transcript Restriction after 90 days. After that date, it may be obtained through PACER. Any Notice of Intent to Request Redaction, if required, is due no later than 5 business days from date of this filing. (Re 203 Transcript Order, , , ,) Release of Transcript Restriction set for 6/22/2017. (Related documents(s) 203) (Bryce, Joann) (Filed on 3/24/2017) (Entered: 03/24/2017)
03/27/2017	206	Declaration of Chris Goode in Support of 190 Administrative Motion to File Under Seal <i>Defendants Motion to Dismiss the Second Amended Complaint and</i>

		<p><i>For Summary Judgment</i> filed by Christopher Goode. (Attachments: # 1 Certificate/Proof of Service)(Related document(s) 190) (Sinclair, William) (Filed on 3/27/2017) (Entered: 03/27/2017)</p>
03/27/2017	207	<p>Declaration of Eric King in Support of 190 Administrative Motion to File Under Seal <i>Defendants Motion to Dismiss the Second Amended Complaint and For Summary Judgment</i> filed by Eric King. (Attachments: # 1 Certificate/Proof of Service)(Related document(s) 190) (Sinclair, William) (Filed on 3/27/2017) (Entered: 03/27/2017)</p>
03/27/2017	208	<p>Declaration of Gerald Wunsch in Support of 190 Administrative Motion to File Under Seal <i>Defendants Motion to Dismiss the Second Amended Complaint and For Summary Judgment</i> filed by Jerry Wunsch. (Attachments: # 1 Certificate/Proof of Service)(Related document(s) 190) (Sinclair, William) (Filed on 3/27/2017) (Entered: 03/27/2017)</p>
03/30/2017	209	<p>ORDER RE DEFENDANTS' 190 ADMINISTRATIVE MOTION TO FILE UNDER SEAL. Signed by Judge Alsup on 3/30/2017. (whalc2, COURT STAFF) (Filed on 3/30/2017) (Entered: 03/30/2017)</p>
03/30/2017	210	<p>NOTICE of Change In Counsel by Marla Axelrod (Axelrod, Marla) (Filed on 3/30/2017) (Entered: 03/30/2017)</p>
03/31/2017	211	<p>[PROPOSED] ORDER on 190 Administrative Motion to File Under Seal <i>Defendants Motion to Dismiss the Second Amended Complaint and For Summary Judgment Revised</i> filed by Arizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company LLC, Dallas Cowboys Football Club LTD., Football Northwest LLC, Forty Niners Football Company LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City Chiefs Football Club, Inc, Miami Dolphins LTD, Minnesota Vikings Football Club, LLC, NFL Clubs, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets LLC, PDB Sports, Ltd, Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football Inc, Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc., The Los Angeles Rams, LLC, The Oakland Raiders, LLP, The St. Louis Rams LLC. (Related document(s) 190) (Winner, Sonya) (Filed on 3/31/2017) Modified on 4/3/2017 (alsS, COURT STAFF). (Entered: 03/31/2017)</p>
03/31/2017	212	<p>MOTION to Dismiss <i>the Second Amended Complaint and</i>, MOTION for Summary Judgment <i>on the Individual Claims of Certain Plaintiffs</i> filed by Arizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company LLC, Dallas Cowboys Football Club LTD., Football Northwest LLC, Forty Niners Football Company LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City Chiefs Football Club, Inc, Miami Dolphins LTD, Minnesota Vikings Football Club, LLC, NFL Clubs, New England Patriots,</p>

		LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets LLC, PDB Sports, Ltd, Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football Inc, Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc.,, The Los Angeles Rams, LLC, The Oakland Raiders, LLP, The St. Louis Rams LLC. Motion Hearing set for 4/27/2017 08:00 AM in Courtroom 8, 19th Floor, San Francisco before Hon. William Alsup. Responses due by 4/3/2017. Replies due by 4/13/2017. (Attachments: # 1 Exhibit A, # 2 Exhibit B, # 3 Proposed Order) (Winner, Sonya) (Filed on 3/31/2017) (Entered: 03/31/2017)
03/31/2017	213	Declaration of Benjamin C. Block in Support of 212 MOTION to Dismiss <i>the Second Amended Complaint and</i> MOTION for Summary Judgment <i>on the Individual Claims of Certain Plaintiffs</i> filed by Arizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company LLC, Dallas Cowboys Football Club LTD., Football Northwest LLC, Forty Niners Football Company LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City Chiefs Football Club, Inc, Miami Dolphins LTD, Minnesota Vikings Football Club, LLC, NFL Clubs, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets LLC, PDB Sports, Ltd, Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football Inc, Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc.,, The Los Angeles Rams, LLC, The Oakland Raiders, LLP, The St. Louis Rams LLC. (Attachments: # 1 Exhibit 1, # 2 Exhibit 2, # 3 Exhibit 3, # 4 Exhibit 4, # 5 Exhibit 5, # 6 Exhibit 6, # 7 Exhibit 7, # 8 Exhibit 8, # 9 Exhibit 9, # 10 Exhibit 10, # 11 Exhibit 11, # 12 Exhibit 12, # 13 Exhibit 13, # 14 Exhibit 14, # 15 Exhibit 15, # 16 Exhibit 16, # 17 Exhibit 17 [Redacted], # 18 Exhibit 18, # 19 Exhibit 19, # 20 Exhibit 20, # 21 Exhibit 21, # 22 Exhibit 22, # 23 Exhibit 23, # 24 Exhibit 24, # 25 Exhibit 25, # 26 Exhibit 26, # 27 Exhibit 27, # 28 Exhibit 28, # 29 Exhibit 29, # 30 Exhibit 30, # 31 Exhibit 31, # 32 Exhibit 32, # 33 Exhibit 33, # 34 Exhibit 34, # 35 Exhibit 35, # 36 Exhibit 36, # 37 Exhibit 37, # 38 Exhibit 38 [Redacted], # 39 Exhibit 39, # 40 Exhibit 40 [Redacted], # 41 Exhibit 41, # 42 Exhibit 42, # 43 Exhibit 43, # 44 Exhibit 44, # 45 Exhibit 45, # 46 Exhibit 46, # 47 Exhibit 47, # 48 Exhibit 48)(Related document(s) 212) (Block, Benjamin) (Filed on 3/31/2017) (Entered: 03/31/2017)
03/31/2017	214	MOTION for Leave to File Excess Pages filed by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Mel Renfro, Troy Sadowski, Reginald Walker, Jerry Wunsch. (Attachments: # 1 Declaration, # 2 Proposed Order, # 3 Certificate/Proof of Service)(Sinclair, William) (Filed on 3/31/2017) (Entered: 03/31/2017)
03/31/2017	215	ORDER EXTENDING PAGE LIMITATIONS FOR PLAINTIFFS' OPPOSITION by Hon. William Alsup granting 214 Motion for Leave to File Excess Pages.(whalc1, COURT STAFF) (Filed on 3/31/2017) (Entered: 03/31/2017)

04/03/2017	216	OPPOSITION/RESPONSE (re 212 MOTION to Dismiss <i>the Second Amended Complaint and</i> MOTION for Summary Judgment <i>on the Individual Claims of Certain Plaintiffs</i> , 190 Administrative Motion to File Under Seal <i>Defendants Motion to Dismiss the Second Amended Complaint and For Summary Judgment</i>) filed byDarryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Mel Renfro, Troy Sadowski, Reginald Walker, Jerry Wunsch. (Attachments: # 1 Exhibit 1, # 2 Exhibit 2, # 3 Certificate/Proof of Service)(Sinclair, William) (Filed on 4/3/2017) (Entered: 04/03/2017)
04/03/2017	217	Declaration of WILLIAM N. SINCLAIR in Support of 216 Opposition/Response to Motion,, filed byDarryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Mel Renfro, Troy Sadowski, Reginald Walker, Jerry Wunsch. (Attachments: # 1 Exhibit 1, # 2 Exhibit 2, # 3 Exhibit 3, # 4 Exhibit 4, # 5 Exhibit 5, # 6 Exhibit 6, # 7 Exhibit 7, # 8 Exhibit 8, # 9 Exhibit 9, # 10 Exhibit 10, # 11 Exhibit 11, # 12 Exhibit 12, # 13 Exhibit 13, # 14 Exhibit 14, # 15 Exhibit 15, # 16 Exhibit 16, # 17 Exhibit 17, # 18 Exhibit 18, # 19 Exhibit 19, # 20 Exhibit 20, # 21 Certificate/Proof of Service)(Related document(s) 216) (Sinclair, William) (Filed on 4/3/2017) (Entered: 04/03/2017)
04/03/2017	218	ORDER GRANTING IN PART 190 ADMINISTRATIVE MOTION TO FILE UNDER SEAL by Hon. William Alsup. (whalc2, COURT STAFF) (Filed on 4/3/2017) (Entered: 04/03/2017)
04/13/2017	219	REPLY (re 212 MOTION to Dismiss <i>the Second Amended Complaint and</i> MOTION for Summary Judgment <i>on the Individual Claims of Certain Plaintiffs</i>) filed byArizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company LLC, Dallas Cowboys Football Club LTD., Football Northwest LLC, Forty Niners Football Company LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City Chiefs Football Club, Inc, Miami Dolphins LTD, Minnesota Vikings Football Club, LLC, NFL Clubs, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets LLC, PDB Sports, Ltd, Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football Inc, Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc., The Los Angeles Rams, LLC, The Oakland Raiders, LLP, The St. Louis Rams LLC. (Attachments: # 1 Exhibit A)(Winner, Sonya) (Filed on 4/13/2017) (Entered: 04/13/2017)
04/13/2017	220	Declaration of Benjamin C. Block in Support of 212 MOTION to Dismiss <i>the Second Amended Complaint and</i> MOTION for Summary Judgment <i>on the Individual Claims of Certain Plaintiffs</i> filed byArizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company LLC, Dallas Cowboys Football Club LTD., Football Northwest

		LLC, Forty Niners Football Company LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City Chiefs Football Club, Inc, Miami Dolphins LTD, Minnesota Vikings Football Club, LLC, NFL Clubs, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets LLC, PDB Sports, Ltd, Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football Inc, Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc.,, The Los Angeles Rams, LLC, The Oakland Raiders, LLP, The St. Louis Rams LLC. (Attachments: # 1 Exhibit 1, # 2 Exhibit 2)(Related document(s) 212) (Block, Benjamin) (Filed on 4/13/2017) (Entered: 04/13/2017)
04/27/2017	221	Minute Entry for proceedings held before Hon. William Alsup: Motion Hearing held on 4/27/2017 re 212 MOTION to Dismiss. Motion Taken Under Submission. Total Time in Court 33 minutes. Court Reporter Name Belle Ball. Plaintiff Attorney Phillip Closius. Defendant Attorney Gregg Levy; Sonya Winner. This is a text-only Minute Entry (dl, COURT STAFF) (Date Filed: 4/27/2017) (Entered: 04/28/2017)
04/28/2017	222	TRANSCRIPT ORDER for proceedings held on 04/27/2017 before Hon. William Alsup by Arizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company LLC, Dallas Cowboys Football Club LTD., Football Northwest LLC, Forty Niners Football Company LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City Chiefs Football Club, Inc, Miami Dolphins LTD, Minnesota Vikings Football Club, LLC, NFL Clubs, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets LLC, PDB Sports, Ltd, Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football Inc, Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc.,, The Los Angeles Rams, LLC, The Oakland Raiders, LLP, The St. Louis Rams LLC, for Court Reporter Belle Ball. (Winner, Sonya) (Filed on 4/28/2017) (Entered: 04/28/2017)
05/04/2017	223	Transcript of Proceedings held on April 27, 2017, before Judge William Alsup. Court Reporter Belle Ball, CSR, CRR, RDR, belle_ball@cand.uscourts.gov, telephone number (415)373-2529. Per General Order No. 59 and Judicial Conference policy, this transcript may be viewed only at the Clerk's Office public terminal or may be purchased through the Court Reporter until the deadline for the Release of Transcript Restriction. After that date it may be obtained through PACER. Any Notice of Intent to Request Redaction, if required, is due no later than 5 business days from date of this filing. (Re 222 Transcript Order,,,) Release of Transcript Restriction set for 8/2/2017. (Related documents(s) 222) (Ball, Belle) (Filed on 5/4/2017) (Entered: 05/04/2017)
05/15/2017	224	ORDER GRANTING 212 MOTION TO DISMISS AND FOR SUMMARY JUDGMENT by Hon. William Alsup. Motions due by

		6/1/2017. (whalc2, COURT STAFF) (Filed on 5/15/2017) (Entered: 05/15/2017)
05/17/2017	225	TRANSCRIPT ORDER for proceedings held on 4/27/17 before Hon. William Alsup by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Mel Renfro, Troy Sadowski, Reginald Walker, Jerry Wunsch, for Court Reporter Belle Ball. (Sinclair, William) (Filed on 5/17/2017) (Entered: 05/17/2017)
05/17/2017	226	TRANSCRIPT ORDER for proceedings held on 3/23/17 before Hon. William Alsup by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Mel Renfro, Troy Sadowski, Reginald Walker, Jerry Wunsch, for Court Reporter Jo Ann Bryce. (Sinclair, William) (Filed on 5/17/2017) (Entered: 05/17/2017)
05/30/2017	227	Answer to Amended Complaint <i>DEFENDANTS' ANSWER TO PLAINTIFFS' SECOND AMENDED COMPLAINT</i> byChargers Football Company, LLC, Green Bay Packers, Inc., PDB Sports, Ltd. (Winner, Sonya) (Filed on 5/30/2017) (Entered: 05/30/2017)
05/31/2017	228	NOTICE by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Mel Renfro, Troy Sadowski, Reginald Walker, Jerry Wunsch (Attachments: # 1 Certificate/Proof of Service)(Sinclair, William) (Filed on 5/31/2017) (Entered: 05/31/2017)
05/31/2017	229	MOTION for Certification and Entry of Judgment under Rule 54(b)and for Stay of Proceedings filed by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Mel Renfro, Troy Sadowski, Reginald Walker, Jerry Wunsch. Motion Hearing set for 6/29/2017 08:00 AM in Courtroom 8, 19th Floor, San Francisco before Hon. William Alsup. Responses due by 6/14/2017. Replies due by 6/21/2017. (Attachments: # 1 Proposed Order, # 2 Certificate/Proof of Service)(Sinclair, William) (Filed on 5/31/2017) Modified on 6/1/2017 (alsS, COURT STAFF). (Entered: 05/31/2017)
06/02/2017	230	ORDER SHORTENING TIME TO HEAR 229 MOTION FOR ENTRY OF JUDGMENT. Signed by Judge Alsup on 6/2/2017. Responses due by 6/8/2017. Replies due by 6/12/2017. Motion Hearing set for 6/15/2017 08:00 AM in Courtroom 8, 19th Floor, San Francisco before Hon. William Alsup. (whalc2, COURT STAFF) (Filed on 6/2/2017) (Entered: 06/02/2017)
06/08/2017	231	MOTION for Summary Judgment on <i>Workers' Compensation Exclusivity</i> filed by Chargers Football Company, LLC, Green Bay Packers, Inc., PDB Sports, Ltd. Motion Hearing set for 7/13/2017 08:00 AM in Courtroom 8, 19th Floor, San Francisco before Hon. William Alsup. Responses due by 6/22/2017. Replies due by 6/29/2017. (Attachments: # 1 Declaration of Daniel L. Nash, with Exhibits 1-7, # 2 Proposed Order)(Nash, Daniel) (Filed on 6/8/2017) (Entered: 06/08/2017)

06/08/2017	232	OPPOSITION/RESPONSE (re 229 MOTION for Entry of Judgment under Rule 54(b)) filed by Arizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company LLC, Dallas Cowboys Football Club LTD., Football Northwest LLC, Forty Niners Football Company LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City Chiefs Football Club, Inc, Miami Dolphins LTD, Minnesota Vikings Football Club, LLC, NFL Clubs, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets LLC, PDB Sports, Ltd, Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football Inc, Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc., The Los Angeles Rams, LLC, The Oakland Raiders, LLP, The St. Louis Rams LLC. (Winner, Sonya) (Filed on 6/8/2017) (Entered: 06/08/2017)
06/08/2017	233	Declaration of Sonya D. Winner in Support of 232 Opposition/Response to Motion,,, filed by Arizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company LLC, Dallas Cowboys Football Club LTD., Football Northwest LLC, Forty Niners Football Company LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City Chiefs Football Club, Inc, Miami Dolphins LTD, Minnesota Vikings Football Club, LLC, NFL Clubs, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets LLC, PDB Sports, Ltd, Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football Inc, Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc., The Los Angeles Rams, LLC, The Oakland Raiders, LLP, The St. Louis Rams LLC. (Attachments: # 1 Exhibit 1)(Related document(s) 232) (Winner, Sonya) (Filed on 6/8/2017) (Entered: 06/08/2017)
06/12/2017	234	REPLY (re 229 MOTION for Entry of Judgment under Rule 54(b)) filed by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Mel Renfro, Troy Sadowski, Reginald Walker, Jerry Wunsch. (Attachments: # 1 Certificate/Proof of Service)(Sinclair, William) (Filed on 6/12/2017) (Entered: 06/12/2017)
06/12/2017	235	STATEMENT OF RECENT DECISION pursuant to Civil Local Rule 7-3.d filed by Arizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company LLC, Dallas Cowboys Football Club LTD., Football Northwest LLC, Forty Niners Football Company LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City Chiefs Football Club, Inc, Miami Dolphins LTD, Minnesota Vikings Football Club, LLC, NFL Clubs, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc.,

		New York Jets LLC, PDB Sports, Ltd, Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football Inc, Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc.,, The Los Angeles Rams, LLC, The Oakland Raiders, LLP, The St. Louis Rams LLC. (Attachments: # 1 Exhibit 1)(Winner, Sonya) (Filed on 6/12/2017) (Entered: 06/12/2017)
06/13/2017	236	STIPULATION WITH PROPOSED ORDER <i>regarding three depositions to be taken after fact discovery cutoff</i> filed by Chargers Football Company, LLC, Green Bay Packers, Inc., PDB Sports, Ltd. (Block, Benjamin) (Filed on 6/13/2017) (Entered: 06/13/2017)
06/14/2017	237	ORDER RE DEPOSITIONS TO BE TAKEN AFTER FACT DISCOVERY CUTOFF (pursuant to 236 stipulation) by Hon. William Alsup. (whalc2, COURT STAFF) (Filed on 6/14/2017) (Entered: 06/14/2017)
06/15/2017	238	ORDER DENYING 229 MOTION FOR ENTRY OF JUDGMENT AND STAY by Hon. William Alsup. (whalc2, COURT STAFF) (Filed on 6/15/2017) (Entered: 06/15/2017)
06/15/2017	239	Minute Entry for proceedings held before Hon. William Alsup: Motion Hearing held on 6/15/2017 re 229 MOTION for Entry of Judgment under Rule 54(b). Motion is Denied. Total Time in Court 21 minutes. Court Reporter Name Angela Pourtabib. Plaintiff Attorney Steve Grygiel. Defendant Attorney Sonya Winner; Gregg Levy. This is a text-only Minute Entry (dl, COURT STAFF) (Date Filed: 6/15/2017) (Entered: 06/16/2017)
06/16/2017	240	TRANSCRIPT ORDER for proceedings held on 6/15/2017 before Hon. William Alsup by Arizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company LLC, Dallas Cowboys Football Club LTD., Football Northwest LLC, Forty Niners Football Company LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City Chiefs Football Club, Inc, Miami Dolphins LTD, Minnesota Vikings Football Club, LLC, NFL Clubs, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets LLC, PDB Sports, Ltd, Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football Inc, Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc.,, The Los Angeles Rams, LLC, The Oakland Raiders, LLP, The St. Louis Rams LLC, for Court Reporter Angela Pourtabib. (Winner, Sonya) (Filed on 6/16/2017) (Entered: 06/16/2017)
06/21/2017	241	Transcript of Proceedings held on 6/15/2017, before Judge William Alsup. Court Reporter/Transcriber Angela Pourtabib, telephone number apourtabib@gmail.com. Per General Order No. 59 and Judicial Conference policy, this transcript may be viewed only at the Clerk's Office public terminal or may be purchased through the Court Reporter/Transcriber until the deadline for the Release of Transcript Restriction. After that date it may be obtained

		through PACER. Any Notice of Intent to Request Redaction, if required, is due no later than 5 business days from date of this filing. (Re 240 Transcript Order,,,) Redaction Request due 7/12/2017. Redacted Transcript Deadline set for 7/24/2017. Release of Transcript Restriction set for 9/19/2017. (Related documents(s) 240) (Pourtabib, Angela) (Filed on 6/21/2017) (Entered: 06/21/2017)
06/22/2017	242	*** DOCUMENT LOCKED AT FILER'S REQUEST. DOCUMENT TO BE REFILED LATER. *** OPPOSITION/RESPONSE (re 231 MOTION for Summary Judgment <i>on Workers' Compensation Exclusivity</i>) filed by Alphonso Carreker, Reginald Walker. (Attachments: # 1 Declaration of William N. Sinclair, # 2 Exhibit 1, # 3 Exhibit 2, # 4 Exhibit 3, # 5 Exhibit 4, # 6 Exhibit 5, # 7 Exhibit 6, # 8 Exhibit 7, # 9 Exhibit 8, # 10 Exhibit 9, # 11 Exhibit 10, # 12 Exhibit 11, # 13 Exhibit 12, # 14 Exhibit 13, # 15 Exhibit 14, # 16 Exhibit 15, # 17 Exhibit 16, # 18 Certificate/Proof of Service)(Sinclair, William) (Filed on 6/22/2017) Modified on 6/22/2017 (ewn, COURT STAFF). (Entered: 06/22/2017)
06/27/2017	243	Administrative Motion to File Under Seal filed by Alphonso Carreker, Reginald Walker. (Attachments: # 1 Declaration, # 2 Proposed Order, # 3 Redacted Opposition, # 4 Unredacted Opposition, # 5 Declaration, # 6 Exhibit 1, # 7 Exhibit 2, # 8 Exhibit 3, # 9 Exhibit 4, # 10 Exhibit 5, # 11 Exhibit 6 - Under Seal, # 12 Exhibit 7 - Under Seal, # 13 Exhibit 8 - Under Seal, # 14 Exhibit 9 - Under Seal, # 15 Exhibit 10 - Under Seal, # 16 Exhibit 11 - Under Seal, # 17 Exhibit 12, # 18 Exhibit 13 - Redacted, # 19 Exhibit 13 - Unredacted, # 20 Exhibit 14 - Redacted, # 21 Exhibit 14 - Unredacted, # 22 Exhibit 15, # 23 Exhibit 16 - Under Seal, # 24 Certificate/Proof of Service) (Sinclair, William) (Filed on 6/27/2017) (Entered: 06/27/2017)
06/29/2017	244	STIPULATION WITH PROPOSED ORDER re 243 Administrative Motion to File Under Seal <i>extending time to file declarations in support of sealing</i> filed by Chargers Football Company, LLC, Green Bay Packers, Inc., PDB Sports, Ltd. (Block, Benjamin) (Filed on 6/29/2017) (Entered: 06/29/2017)
06/29/2017	245	REPLY (re 231 MOTION for Summary Judgment <i>on Workers' Compensation Exclusivity</i>) filed by Chargers Football Company, LLC, Green Bay Packers, Inc., PDB Sports, Ltd. (Nash, Daniel) (Filed on 6/29/2017) (Entered: 06/29/2017)
06/29/2017	246	ORDER EXTENDING TIME TO FILE DECLARATIONS IN SUPPORT OF ADMINISTRATIVE MOTION TO FILE UNDER SEAL (pursuant to 244 stipulation) by Hon. William Alsup. (whalc2, COURT STAFF) (Filed on 6/29/2017) (Entered: 06/29/2017)
07/10/2017	247	STIPULATION WITH PROPOSED ORDER <i>regarding expert depositions and expert reports</i> filed by Chargers Football Company, LLC, Green Bay Packers, Inc., PDB Sports, Ltd. (Block, Benjamin) (Filed on 7/10/2017) (Entered: 07/10/2017)
07/10/2017	248	ORDER RE EXPERT DEPOSITIONS AND EXPERT REPORTS (pursuant to 247 stipulation) by Hon. William Alsup. (whalc2, COURT STAFF) (Filed on 7/10/2017) (Entered: 07/10/2017)

07/13/2017	249	<p>Minute Entry for proceedings held before Hon. William Alsup: Motion Hearing held on 7/13/2017 re 231 MOTION for Summary Judgment on Workers' Compensation Exclusivity filed by Chargers Football Company, LLC, PDB Sports, Ltd, Green Bay Packers, Inc. Motion Taken Under Submission.</p> <p>Total Time in Court 18 minutes. Court Reporter Name Kathy Sullivan. Plaintiff Attorney Bill Sinclair. Defendant Attorney Daniel Nash; James Tysse.</p> <p>This is a text-only Minute Entry (dl, COURT STAFF) (Date Filed: 7/13/2017) (Entered: 07/14/2017)</p>
07/14/2017	250	TRANSCRIPT ORDER for proceedings held on 07/13/2017 before Hon. William Alsup by Arizona Cardinals Football Club, LLC, Atlanta Falcons Football Club, LLC, Baltimore Ravens Limited Partnership, Buccaneers Limited Partnership, Buffalo Bills Inc., Chargers Football Company, LLC, Cincinnati Bengals, Inc., Cleveland Browns Football Company LLC, Dallas Cowboys Football Club LTD., Football Northwest LLC, Forty Niners Football Company LLC, Green Bay Packers, Inc., Houston Holdings, LP, Indianapolis Colts, Inc., Jacksonville Jaguars, LLC, Kansas City Chiefs Football Club, Inc, Miami Dolphins LTD, Minnesota Vikings Football Club, LLC, NFL Clubs, New England Patriots, LLC, New Orleans Louisiana Saints, LLC, New York Football Giants, Inc., New York Jets LLC, PDB Sports, Ltd, Panthers Football, LLC, Philadelphia Eagles, LLC, Pittsburgh Steelers, LLC, Pro-Football Inc, Tennessee Football, Inc., The Chicago Bears Football Club, Inc., The Detroit Lions, Inc., The Los Angeles Rams, LLC, The Oakland Raiders, LLP, The St. Louis Rams LLC, for Court Reporter Katherine Sullivan. (Winner, Sonya) (Filed on 7/14/2017) (Entered: 07/14/2017)
07/17/2017	251	Transcript of Proceedings held on 7/13/17, before Judge William H. Alsup. Court Reporter Katherine Powell Sullivan, Katherine_Sullivan@cand.uscourts.gov. Per General Order No. 59 and Judicial Conference policy, this transcript may be viewed only at the Clerk's Office public terminal or may be purchased through the Court Reporter/Transcriber until the deadline for the Release of Transcript Restriction. After that date it may be obtained through PACER. Any Notice of Intent to Request Redaction, if required, is due no later than 5 business days from date of this filing. (Re 250 Transcript Order,,,,) Redaction Request due 8/7/2017. Redacted Transcript Deadline set for 8/17/2017. Release of Transcript Restriction set for 10/16/2017. (Related documents(s) 250) (Sullivan, Katherine) (Filed on 7/17/2017) (Entered: 07/17/2017)
07/21/2017	252	ORDER GRANTING 231 MOTION FOR SUMMARY JUDGMENT by Hon. William Alsup. (whalc2, COURT STAFF) (Filed on 7/21/2017) (Entered: 07/21/2017)
07/22/2017	253	JUDGMENT. Signed by Judge Alsup on 7/21/2017. (whalc2, COURT STAFF) (Filed on 7/22/2017) (Entered: 07/22/2017)
07/24/2017	254	CLERK'S NOTICE. Judgment having been entered, the settlement conference set for 8/9/17 at 9:30 AM before Chief Magistrate Judge Spero is VACATED. (<i>This is a text-only entry generated by the court. There is no document</i>)

		<i>associated with this entry.)</i> (klhS, COURT STAFF) (Filed on 7/24/2017) (Entered: 07/24/2017)
07/26/2017	255	ORDER RE 243 ADMINISTRATIVE MOTION TO FILE UNDER SEAL. Signed by Judge Alsup on 7/26/2017. (whalc2S, COURT STAFF) (Filed on 7/26/2017) (Entered: 07/26/2017)
07/31/2017	256	OPPOSITION OF PLAINTIFFS CARREKER AND WALKER TO DEFENDANTS MOTION FOR SUMMARY JUDGMENT AND EXHIBITS re 255 Order filed by Alphonso Carreker, Reginald Walker. (Attachments: # 1 Exhibit 6, # 2 Exhibit 7, # 3 Exhibit 8, # 4 Exhibit 9, # 5 Exhibit 10, # 6 Exhibit 11, # 7 Exhibit 13, # 8 Exhibit 16)(Related document(s) 255) (Sinclair, William) (Filed on 7/31/2017) Modified on 7/31/2017 (msr, COURT STAFF). (Entered: 07/31/2017)
08/21/2017	257	NOTICE OF APPEAL to the 9th Circuit Court of Appeals filed by Darryl Ashmore, Alphonso Carreker, Etopia Evans, Christopher Goode, Jeffrey Graham, Duriel Harris, Cedric Killings, Eric King, Steven Lofton, Robert Massey, Troy Sadowski, Reginald Walker, Jerry Wunsch. Appeal of Judgment 253 (Appeal fee of \$505 receipt number 0971-11647342 paid.) (Sinclair, William) (Filed on 8/21/2017) (Entered: 08/21/2017)
08/23/2017	258	USCA Case Number 17-16693 USCA 9th Circuit for 257 Notice of Appeal, filed by Robert Massey, Jerry Wunsch, Reginald Walker, Cedric Killings, Alphonso Carreker, Steven Lofton, Troy Sadowski, Duriel Harris, Eric King, Jeffrey Graham, Etopia Evans, Christopher Goode, Darryl Ashmore. (sxbS, COURT STAFF) (Filed on 8/23/2017) (Entered: 09/07/2017)

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